











PEDES FINIUM

COMMONLY CALLED

FEET OF FINES

FOR THE

COUNTY OF SOMERSET

Kichard J. to EdBard J.

A.D. 1196 TO A.D. 1307.

BY

EMANUEL GREEN, F.S.A.

6770

PRINTED FOR SUBSCRIBERS ONLY.

1892.



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 With Excursus by C. J. Elton, Q.C., M.P.

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SOMERSET RECORD SOCIETY.

Account for the Year 1890.

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Somerset Record Society.

REPORT.

THE Somerset Record Society continues to hold its ground, though the changes in the list of subscribers call for some remark in the preface. We have again to chronicle, and with deep regret, the loss of one of the original members of the Council. Mr. E. A. Freeman took a deep interest in the formation of the Society, and was ever prompt in assisting the Secretary whenever he sought his advice. Last year our list of subscribers was swollen by the addition of six names from the neighbouring counties. These had joined our Society for one year in order to obtain the printed extracts concerning Wiltshire and Dorsetshire contained in the Glastonbury Custumalia. In addition to these we have lost, through death, or other causes, nine other names; but as we can place against these nine fresh subscribers, it will appear that no ground has been lost in the county of Somerset. In view of the expense necessary for the transcript of MSS., which is additional to that of printing, every effort must persistently be made to increase our funds. The Council therefore appeals to present subscribers to help to increase their number. Next year it is proposed to issue the Bath Abbey Cartulary under the editorship of the Rev. W. Hunt; and as soon after as is possible a volume containing the Bruton and Montacute Cartularies. This will be issued under the editorship of Mr. John Batten.

In the place of Mr. Freeman, J. Fortescue Horner, Esq., of Mells, has joined the Council. Mr. Isgar, of Wells, has consented to accept the post of Treasurer, vacated by the retirement of Mr. E. Sloper. In connexion with this change the Council desires to record its thanks for the assistance received from Mr. Sloper in the financial business necessary in the formation of the Society.

T. S. HOLMES.

WOOKEY VICARAGE, WELLS, SOMERSET.

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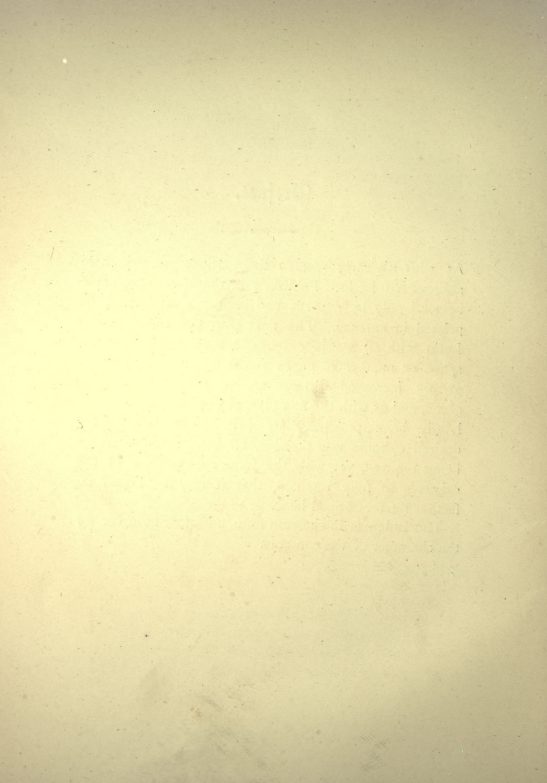
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Preface.

As with all early records these Fines are written in abbreviated Latin. Published in that form they could be read only by experts, and besides, must have been printed in extenso. The next plan was to retain the Latin with all words extended; but by this way the space or number of pages required would have been greatly increased without adding to the information given, and as with the first plan, any epitome would have hardly been possible. By printing in English the desired epitome was possible, all unnecessary verbiage being omitted, yet with the form and reading of the originals so fully retained, that it may be hoped no further reference need be made to them.

The Index is in skeleton form, sufficient however for the character of the contents.



Introduction.

THE very valuable collection or series of documents from which those here given are taken, extends, so far as Somerset is concerned, from A.D. 1196 to January, 1834, a period of more than six centuries, when the system was abolished by Act of Parliament: an abolition which must be a matter of regret, as with but little change a perfect system of land registration could have easily been secured. They were originally written in triplicate on one piece of parchment, each party to the suit taking one part, the third part, written at or across the end of the other two and thus called the foot, being retained by the Court to be preserved. Between this foot and the ends of the other parts was written in a large hand the word Cyrograph, this word being divided by an indented cutting when the three were separated, one half being thus left on the foot.

The earliest of this class of document preserved in the Records is one for 1st Richard I., a date not long before the first for Somerset. There is, however, an actual mention of a Fine of the time of Henry II. in one for Bucks of 12th John. Thus the exact date for the first of the present known form, and the custom of preserving a part, cannot be exactly stated. The form adopted commences—Hæc est finalis concordia—from which comes the name of Final Concord. It is not unlike the

cyrograph or deed of conveyance of pre-Norman time which was sometimes written in duplicate and divided, each party interested taking one part. A cyrograph in Corpus Christi College, Cambridge, is an agreement between the Priory of Bath and William Hose, date about 1100, which begins—Hæc est conventio et concordia—almost the exact words of the later document.

At first, as may be judged by the examples given, say until a short time into the reign of Henry III., the quarrels or differences seem to be real, but later a distinction is clear, the form becomes fictitious, and was really the final settlement of an amicable agreement arranged and concluded before coming into Court.

The position was that the tenent or holder in possession having covenanted to convey, made a breach; upon this the other side commenced the suit, a writ was issued and a fee paid to the King's exchequer. As the suit was thus actually commenced, notwithstanding that a private arrangement had been made, both parties were obliged to appear in Court, and doing so craved iberty to settle. This being granted on payment of another tee, the Final Concord, the document here used, was presently produced and judgment given accordingly, the decision being as absolute as if the parties had fought the matter out. Possession was then given by the sheriff, making assurance doubly sure.

A fine could be made for every sort of realty, an honour, a manor, lands, leases (pp. 188, 306), releases, grants for life (p. 277), very often for Dower, especially in the marriage of widows (see Index, Dower), advowsons, settlements, and partitions, and for common rights if the number of cattle and other

particulars could be given exactly. Exactness was a special necessity, thus, so many acres of land did not convey this sufficiently, land meaning arable only, so it was necessary to be equally specific with meadow, pasture and wood. If the land lay in more than one vill, town, hundred, or county, the exact measurement in each was necessary or the part in the omitted vill did not pass. In a case, Stork v. Fox, relating to lands in Walton and Street, Street only was mentioned in the writ. The fine being thus levied for certain lands in that vill, the question arose whether the lands in Walton passed, although Walton was acknowledged to be in the parish of Street. It was adjudged that they did not pass, Street being here considered as a distinct vill.

Although this final concord was considered absolute and indisputable, in time abuses crept in and amendment was allowed, although the custom was not approved. A fine ought not to harm, says Bracton; if obtained by fraud or impersonation it ought not to bind. As sometimes a fine was levied by attorney, someone in the place of the actual party to the suit, fraud and impersonation followed. It was then enacted that both parties must appear personally; or the Court could send and examine them if necessary. Married women could join in a fine and were thus sometimes defrauded. To protect them the judges could examine them privately as to their consent, and if they knew or understood the consequences. If they refused the fine was not allowed. But if the fine passed without the wife being examined, it could not be reversed. In a case where the husband could not get his wife to join him in a fine for a special purpose which interfered with her jointure, he hired a mercenary, another

woman, to appear in her place, a counterfeit presentment, and thus he obtained his fine and all he wanted. On his death the wife found herself defrauded, but the fine was held to be good. For greater publicity all fines were to be read openly in Court two days in the week, and in temp. Henry VII. they were both read and proclaimed four several days. A year and a day were allowed to make claim against a fine, and thus some here given will be seen to be endorsed by a counter-claimant.

The document may be divided into several parts, the first in the place where levied, this being Ilchester generally, afterwards Somerton, sometimes Bath. It was always in the King's Court, or Curia Regis, our Common Pleas, either with the King present or by Judges Itinerant.

The Grand Assise is sometimes summoned, a sort of special jury, when four knights were appointed by the judges, to choose twelve others to try the case.

One case (p. 74) is stated to have been tried in the Court of Christianity; this means in an ecclesiastical Court presided over by ecclesiastics.

Then comes the date, an advantage which earlier deeds or charters are so often without, although so solemnly executed in the presence of many witnesses.

Next come the names of the parties, and here the record is very tantalising, so many having baptismal names only and consequently requiring special work and time to determine their owners. The personal names all appear in the Index, but hardly show any marked originality. Occasionally one, such as Hastyvillein, gives a clue to character, as William le Parker, keeper of the park at Bath, shows occupation. How a name

can be changed is seen when Ap Adam becomes Badham (p. 391). On p. 333 Richard de Pederton is son of John de Craweleye, and John de Pederton is son of Alice Saundre.

In the first few pages the Latin fil was translated fitz, but as this seemed too great a liberty it was discontinued. That the word was so used may be seen, but it first appears on p. 125, and afterwards on pp. 240, 308, 321, 327, 345, 393.

The following list of the Christian names with the number of times each appears, not perhaps exactly, will show curiously that our own most familiar are those then most in use, Unexpectedly too, with the men, William beats John, then come Robert, Richard, Thomas, Walter, and Henry:—

						-	-					
Abel			 2	David		 	IO	Grimbald				I
Adam			 66	Drogo		 	2	Guido			***	4
Adomarus	5		 I	Dyonisius	5	 	I	Llacon				
Ailmer			 1					Hagan Hamelin	•••	•••	•••	6
Ailward			 2	Ebulus		 	I	Hamo	•••	•••		6
Alanus			 6	Edmund		 	7		• • •		•••	2
Albert			 I	Edulfus		 	I	Harold	•••	• • • •		_
Alured			 4	Edward		 	I	Helias		***	•••	I
Alexander	r		 21	Elyas		 	13	Henry	•••	•••	• • • •	145
Amblardu			 I	Emericus		 	5	Herbert	•••	•••	; , ,	2
Ambrose			 I	Ermisius		 	2	Hervicus	• • • •	• • •	••••	I
Andrew			 16	Ernald		 	2	Hubert	•••	•••	• • • •	5
Angodus			 - I	Ernisius		 	2	Hugh			• • • •	67
Anketill			 I	Eudo		 	5	Humfrey	•••	•••	•••	4
Anselm			 6	Eustace		 	2	Huward		• • •	• • •	I
Antony			 3	Eustache		 	2	Ignacius				I
Apsalon			 I					Imbertus				Î
Archenba			 I	Fulco		 	3	Impercus			,	-
Arthur			 T	Fulcan		 	I	Tacob				I
Augustine			 6					Tames				13
	••••	3		Geoffrey		 	91	Termanus				I
Baldric			 5	Gerard		 	6	Toceline				3
Baldwin			 IO	Gerias			I	Toceus				4
Bartholon	new		 8	Gerold		 	4	John				351
Benedict		***	 5	Gervase		 	5	Tollanus				I
Berenger			 I	Giffard			1	Tordan				25
Bernard			 6	Gilbert		 	31					
Bertinus			 1	Giles		 	3	Laurence				6
Brian			 5	Godfrey		 	14	Lewin				I
Brice	***	***	 3	Goldchyn		 	I	Lucas				I
Daniel	,,,		I	Gregory		 	8	Luke				4
- wallet				oregory		 					100	

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Mainard				1	Pharamus		 2	Terric		 3
Mark				2	Philip		 45	Thomas		 168
Martin				22				Turald		
Mathew				20	Ralph		 80			
Maurice			570	16	Rann		 1	Umfrey		 9
Michael				16	Ranulph		 6		-	
Milo				6	Reginald		 33	Valentine		 1
Moyses				I	Reymund		 2	Vincent		 I
110 9 505				1	Reynamus		 I	Vitalis		 I
NT:1					-		 ī	***************************************		13
Nigel				2	Reynfrus		 ī	Walkeline		 4
Nicholas				83	Richard			Walebrun		 I
Nicol	•••		•••	I	D 1		243 280	Walentine		 ī
Norman		***		3	Rocelinus	•		Walerand		-
							 I	*** 1.		 5
Odo				6	Roger		 103			155
Oliver				6	0			Walwin		 I
Osbert				7	Saerus	B	 2	Wankeline	***	 I
Osgot	***		***	í	Samson		 4	Warin		 . 7
Oslacus				2	Semer		 I	Warner		 2
Osmund				3	Simon		 33	Wibert		 I
Osmana	•••	•••	•••	3	Solomon		 3	Widone		 I
				4.	Stephen		 17	William		 429
Patrick	• • •			I	Swane		 2	Wymund		 I
Paganus				2			VIA !	1		
Peter				65	Terria		 I	Yurnerth		 I
							100			

The women's names have rather more interest, yet it is seen that of the five favourites, Alice, Matilda, Joan, Agnes, and Margery, only the third and the last are in any way at present disused. Remembering the attempt made now for some decades to avoid old or common names for girls, some new ones may perhaps be selected from this list:—

Ada				2	Alvina	 	I	Benigna			I
Agatha				14	Amabilia	 	9	Berta			I
Agnes				57	Amicabil	 ***	I	Bertha			I
Ailild				I	Amicia	 	7	Bona			
				I		 	I				
Albreda				1				Cassandra			
							I	Cecilia	A		29
Albretha				I	Anastasia	 	2	Claricia			
Alda				2	Anna	 	2				
Aldreda				T	Annora			Clemencia			
				-			1	Constancia			2
Alemandi	na			I	Arundella	 	I	Cristiana			
Alesya				T	Avicia		TT				
				0	zivicia	 	11	Cristina			13
Alianora		***	***	8			-			Control o	
Alicia				9	Basilia	 	3	Damianda			I
Alina				2				Dernegoyl			
				3							
Alpesia				3	Benedicta	 	3	Diana			I

-	-	-	-		-	-		-					
Dionisia			11	Hillaria				3	Nesta Nichola				3
Edelina			1	Idonea				IO	Nichola	•••	•••	•••	5
Edith	***		20	Idonia				2	Odonia				I
Egelina			2	Isabella				57	Olivia				T
Ela			6	Isanbergia				I					
Elena			8	Ismania				ī	Paulina				I
Elizabeth			12	Isolda				7	Pavia				I
Emma			20	-					Petronilla		,		IO
Engelois			I	Joan				84	Philippa				2
Engeretta			I	Tolenta				1	Rachia				
Engreta			I	Tuetta				I	Rametta	•••	•••	• • • •	I
Erneburga			I	Tuicia				I	Roesa	• • •	••	•••	2
Esmeralda			I	Julia				I	Roesia	•••		• • • •	2
Eugenia	***		I	Juliana				25	Rosa	•••	•••	• • •	4
Eularia			I	Justina				I	Nosa	•••	•••	•••	2
Eustachia			3	ACTION NO				- 1-	Sabina				11
Eva			17	Katerina				I	Sarra				15
									Scolastica				- J
Felicia			13	Laderina				I	Sibilla				15
				Legarda				I	Sunetta				I
Galiena			4	Letitia				4	Susanna				3
Gena			I	Levicia				I	Sybilla				2
Godehelda			3	Lucia				22					
Godehutha			I.						Thomasia	•••	•••	• • •	I
Grecia			6	Mabilia		•••	•••	13	Topacia	• • •	• • •		2
Gundreda			I	Margareta				16	Tupacia	***	•••	• • • •	I
Gunilda	•••		6	Margeria	•••		•••	63	***				
Gunnora			I	Maria				5	Wymarca	•••	***	•••	I
TT			2	Mariota	•••			3	37 1 11-				_
Hawisia			13	Matilda	***		•••	90	Ysabella	•••		•••	I
Hawysia		•••	10	Milesenta				I	Yolenta	•••		•••	I
Helewisia	•••		I	Muriela	•••	•••	•••	5	Yorilda	•••	•••	•••	1

After the names of the parties comes the plea. "Plea was made between them," the usual form, conveys no information, and so has been here omitted. The special plea of mort ancestor necessarily implies a dispute as to right of inheritance, but it will be noticed that this, the earliest found, gradually becomes rare.

Plea of warranty explains itself: plea of covenant also. Later another, the favourite form, "as by gift," appears. The deforciant here implied a previous gift; or in some cases with this form the estate passed without a named heir.

After the plea, the extent of the property is given, and here the smallness of the majority of the holdings, especially for this early time, attracts attention. Many would hardly suppose that land was thus so early subdivided.

After the acknowledgement of right there usually follows some service or annual rent, a rose, roses, a chaplet of roses, white gloves, spurs, to mew a hawk (p. 74), a stick of eels (pp. 344, 353, 354), salmon (p. 365), cumin, pepper, or, after 40 Henry III., a clove gilly flower, the clove gilofre of Chaucer, our clove pink or carnation. In one case a palfrey, a boy or groom, a chambermaid, &c. (p. 367), were to be found.

Finally comes a payment, not for the land, but "for this concord, agreement, and warranty." Often it is only a sore sparrowhawk or sometimes a sore goshawk, these being birds of one year old. In other cases the payment is in marcs "argenti." As there was no marc as a coin, this may have meant marcs in silver, or simply in money, any coin then current not necessarily sterling; but presently cases occur where an annual rent in marcs is payable quarterly in shillings and pence, 27 Henry III., No. 76, and so sterling must be meant. Also curiously the expression marcs sterling appears (p. 76) meaning clearly the value in sterling. There appears also the the expression shillings "argenti" necessarily sterling (pp. 281, 293, 297, 349). These payments became heavier towards the end, one of 28 Edward I. (p. 392) being a thousand pounds. No guide as to proportion of payment to value can be easily detected, and it has been doubted whether any actual payment was made, whether this like the rest of the case was not a fiction.

All land was necessarily held by some service or payment, and in case of transfer one party must have been the vassal of the other. As with the small pieces, so with a manor, the owner receiving suit and service from his own tenants, was himself tenant of a superior lord who in turn had an over lord, and he perhaps another, the highest or last only holding directly of the King. One form of service often noted called regal service, or in Latin, literally foreign service, was the service due to the King for defence of the country, outside of, or distinct from, any manorial services.

Common rights, it will be seen, were a fruitful source of quarrel. The first (pp. 36, 37) gives an excellent idea of the early position and of this form of part ownership. The water ordeal mentioned was used usually for women instead of hanging, although not entirely so. Other cases will be found in the Index. It can readily be realised that this right of common must have been a great nuisance, and as time passed became more and more so. The position seems to explain that the common enclosure after the dissolution of the abbeys, &c., of which so much has been said, was not the enclosure of what we know or understand as parish commonable land attached by partial ownership to the manor, but rather those private or personal rights of the ecclesiastics, rights belonging to the abbot or his successor, which in the absence of a successor necessarily lapsed and so were quickly appropriated, an appropriation which interfered without doubt with the under tenant of the time. Curiously no price was paid for these rights, all valuation seems to have been overlooked.

Knights' service, whether by service or money payment, will often be noted. One case (p. 27) mentions two parts of the

service of a knight in money when five parts go to make a full service, which is simply two-fifths of a service. Then there is a service for fifteen days (p. 30); the greater and lesser fee of Moreton (p. 33); the thirteenth part of a third part of one knight (p. 56); doing regal service as much as belongs to a twentieth part of a knight's fee (p. 86); and (on p. 341) one holding of fifteen knights' fees. The subject, too long for notice here, is a very difficult one, and requires special and separate treatment, which it is hoped will at some time be attempted.

Villeinage is seen in full use, villeins and their families and chattels being sold. The word sequela always used in these cases, is also used (p. 192) for the issue of a cow.

Lastly must be noticed the duel or trial by battle,—"a duel was fought between them in the court." In one case the Abbot of Keynsham (p. 48) seems to have suffered defeat, as after the duel he acknowledged the right of the tenent, but by the after terms of the document he hardly suffers loss. Something similar appears on p. 80, No. 165. In a case on p. 149 the disputant is a woman who also presumably loses the fight. The fighting could be done by deputy; hence if the champion chosen was known or feared it was awkward for the other side. Selden. in a little work on the duel, refers to a deed of 42 Henry III., wherein Henry de Ferenberg called "marescallus," bound himself to the Abbot of Glastonbury for thirty marcs "sterlingorum," to be his champion at all times for the manors of Pucklechurch, Kranemer, Blackfort, and Wansscomb, and other lands, against the Bishop and the Dean and Chapter of Wells, and against any champion chosen by them. The Abbot was to pay him ten marcs at the time of waging the battle, and in tonsione mea five marcs.

The form was, the tenent offered to prove his right either by himself or his freeman then present. The claimant, having time to consult, accepted the challenge. The champion of the first now threw down a glove which the other picked up. Both champions then appeared before the court, bareheaded, ungirt, uncloaked, and with bare feet, and knelt one on the right the other on the left. Next a day was fixed, the champions being meantime kept apart. On the day named, in a space of twenty paces square, before the judges, the antagonists met, barelegged from the knee downwards, bare-headed, and bare to the elbow, some one carrying for each a red staff of an ell length (with which they fought) and another a leather shield. Making three bows to the judges the fight began, and the final judgement was given according to the issue.

It is rather disappointing perhaps that more curious points and customs are not recorded, but this arises from each document being so limited generally to its own simple intention and agreement. Later the private deed will sometimes be met with explaining the full purpose, and so as more such material is made available, not only will much more that is curious be found, but for tracing the descent of lands and manors, for following the rise and disappearance of families, for all purposes of topography and genealogy, the result must be absolutely invaluable.

SOMERSET PEDES FINIUM.

7 Richard H. (A.D. 1196).

I. This is the final concord made in the Court of the lord the King at Westminster Saturday next after the feast of St. John Evangelist ante portam Latinam, in the seventh year of King Richard: before Hubert Archbishop of Canterbury and Richard Bishop of London and Gilbert Bishop of Rochester and Richard Barr Archdeacon of Elv and Philip Archdeacon of Hereford and Thomas de Husseburn and Simon de Pateshull and Osbert fitz Hervei and Richard de Hiet Justices of the Lord the King and others the faithful and barons of the Lord the King then present: between Richard Parfet, claimant; and Robert Tortesmains and Matilda his wife tenents by the same Robert her husband in the place of Matilda to gain or lose in the aforesaid Court; for half a virgate of land with appurtenances in Alurinton, when plea was brought between them in the aforesaid Court: that is to say the said Robert and Matilda acknowledged the said half virgate of land with the appurtenances to be the right and inheritance of the said Richard and quit claimed the same for themselves and their heirs, to him and his heirs in perpetuity as his right and inheritance, and for this acknowledgement and quit claim and concord the aforesaid Richard gave the said Robert and Matilda twenty shillings sterling.

2. At Westminster Wednesday next after the feast of St. John ante portam Latinam in the seventh year of King Richard: between the Prior of the church of the blessed Peter of Bath, tenent: and Giffard Witene, claimant, for the advowson of the Church of Stokes, when plea was brought between them; Giffard acknowledged and conceded the gift which Roger his father made to the aforesaid Prior and church, of the aforesaid advowson for ever, and the same gift for the love of God and the soul of his father by his deed confirmed.

8 Richard H. (A.D. 1196-7).

- 3. At Westminster Thursday after the feast of St. Luke, between the Prior of Briwton and the convent of the same, claimants; and Agnes de Cumbe, tenent; for two virgates and a ferling of land and a meadow with appurtenances in Briwton; when Agnes acknowledged the said two virgates of land and the ferling with the meadow and appurtenances to be the fee of the said Prior and convent; and the Prior conceded and quit claimed to Agnes and her heirs the said two virgates of land and the ferling, with the meadow, to have and to hold the same for ever by the service of seven shillings per annum for all services except service due to the King payable at the four quarter days, viz., Christmas, Easter, St. John, and the Feast of St. Michael.
- 4. At Westminster in the vigil of St. Luke, between John fitz William, merchant, claimant; and the Abbot of Cirencester, tenent, by Master William fil Ranulf, clerk, in the place of the said Abbot to gain or lose; for two messuages in Rideclive which Lewin de Bristleton gave to God and the blessed Mary and the Church and Abbey of Cirencester; John fitz William remitted and quit claimed to the said Abbey all his rights in the aforesaid messuages for himself and his heirs for ever: and for this fine and concord and quit claim the Abbot gave John fitz William thirty two shillings sterling.

9 Richard H. (A.D. 1197-8).

- 5. At Westminster Wednesday next after the conversion of St. Paul, between Edith who was the wife of Humfry Guianu, claimant; and Thomas Corbet, tenent; for two hides of land with appurtenances in Cheritone, when recognizance of mort ancestor was summoned between them; the said Edith remitted and quit claimed to the aforenamed Thomas and his heirs all her rights in the said land; for this Thomas gave Edith forty shillings sterling and a robe worth twenty shillings.
- 6. At Westminster Wednesday next before St. Erkenwald, between Robert Malherbie, claimant; and Milo de St. Maur, tenent; for two hides of land in Kingeston. Robert quit claimed for himself and his heirs to Milo and his heirs all his rights in the said two hides of land for ever: for this fine and concord Milo gave Robert twenty five marcs.
- 7. At Westminster Wednesday next after St. George; between William de Montacute son of Richard, claimant; and William de Montacute son of Robert, tenent; for four hides and a half of land with appurtenances in Sudtone and in Torne. William son of Robert quit claimed to William son of Richard all the land of Torne; and by this fine and concord William son of Richard granted to William son of Robert all the land in Sudtone to hold by the service of a small knight's fee of Moreton for all service except railing the park of Dunneheete which pertains to the said vill of Sudtone; and for this William son of Richard gave William son of Robert ten marcs.

10 Richard F. (A.D. 1198-9).

8. At Westminster Thursday next after SS. Fabian and Sebastian, between Richard son of David, claimant; and Muriel de Laberg, tenent; for half a virgate of land in Septon; Richard quit claimed to the aforesaid Muriel all the said half virgate of land to hold of the said Richard and his heirs by the service of six shillings per annum for all service except service

due to the King; for this Muriel gave Richard half a marc in money.

9. At Westminster Wednesday next after St. Luke, between Geoffry de Pundinton, claimant; and Peter Fulcher, tenent; for two knights' fees in Pundinton and Kaninges and in Ewias: Peter remitted and granted all the land in Ewias saving the capital messuage, and eight solidates of land in K.... ethor and all the land in Kaning with appurtenances to Geoffry and his heirs, to hold of the said Peter for ever by the service of one knight per annum at Ewias, and Peter took homage of Geoffry for the said land. For this concession Geoffry gave Peter one hundred shillings.

1 John (A.D. 1199–1200).

88. At Westminster the day of the conversion of St. Paul; between Hameline de Balun, claimant; and Henry de Stok, tenent; for a hide of land in Galmeton. Hameline quit claimed to Henry and his heirs all his rights in the said land, and by this concord William de Novo-foro conceded to Hameline his mill in Katebiry and a mill in Levedich with appurtenances, and a hide of land in Katebiry to be held of William for all the life of Hameline by the service of a sixth part of a knight's fee: and after the decease of Hameline or his becoming a religious, the said mill and land to return to William or his heirs. This was made in the Court of William de Novo-foro then present who as lord granted the concession.

87. At Westminster five weeks after Easter; between Gerold son of Richard, claimant; and G, Bishop of Winton, tenent; for four hides of land in Nailesburn, when recognizance of mort ancestor was summoned between them. Gerold quit claimed to the said Bishop and his successors all his rights in the land, and for this the Bishop gave Gerold thirty marcs.

2 John (A.D. 1200-1).

- 86. At Westminster the morrow of St. Andrew; between Reginald de Alba-marl, claimant; and Paganus de Walton, tenent; for a knight's fee in Walton and Berton and in Holcumbe. Paganus acknowledged the fee to be the right of Reginald, and Paganus with the consent of his nephew William Briwere granted the fee to be held for ever by the service of one knight, and William Briwere granted the said fee to be held of himself and the heirs of Paganus by the service of a knight for ever; and for this Paganus gave William sixty marcs in money. And Reginald took the homage of William Briwere and of William and of Paganus.
- 85. At Westminster Monday next after the feast of the blessed apostles (); between Walter de Andeli, claimant; and Simon Leve , tenent; for a knight's fee in Stoke with the advowson of the church which to the said fee belongs. Simon acknowledged the fee and advowson to be the right of Walter and quit claimed the same to him for ever: for this Walter gave Simon twenty marcs.
- 84. At Westminster three weeks after Easter; between Hugh de Wigorn and Robert his brother, claimants; and Ralph son of William, tenent; for half a hide of land in Timberbarewe; when Hugh and Robert quit claimed to Ralph and his heirs all their rights, and for this Ralph gave them four marcs in money.
- 83. At Westminster three weeks after Easter; between William de la Kenne, claimant; and Anketill de Hathorne, tenent, by Richard his son in his place; for half a hide of land in Kingesbury and Hathorn. Anketill acknowledged the land to be the right of William, and for this William granted him the said land to be held by the free service of forty shillings per annum for all service save service due to the King. For this Anketill gave William seven marcs in money, and William warranted the land against all men.

3 John (A.D. 1201-2).

82. At Tanton in the octave of St. John Baptist; between Roger de Lanuet, claimant; and Walter Aurufaber, tenent; for half a virgate of land in Wandestre. Recognizance of mort ancestor was summoned between them. Roger quit claimed all his rights to Walter and his heirs for ever, and for this Walter gave him twenty shillings sterling.

81. At Tanton in the octave of St. John Baptist; between Milo son of Ernald, claimant; and Geoffry Pere, tenent, who called to warrant Thomas son of Amicabil; for a messuage with appurtenances in Welles. Milo quit claimed all his rights to Thomas and his heirs, and for this Thomas gave him thirty five shillings sterling.

80. At Westminster in the octave of St. Yllar; between Thomas son of William and Eva his wife by the said Thomas in her place, claimants; and John de Gurney, tenent; for half a hide of land in Hasele. Recognizance of mort ancestor was summoned between them. John acknowledged the land to be the right of Eva, and for this Thomas and Eva granted to John and his heirs all the said land to be held of them and the heirs of Eva by the service of the tenth part of a knight. For this John gave Thomas and Eva one hundred shillings sterling.

79. At Ivelcestre in the quinzaine after Trinity; between William fitz Hugh, claimant; and Augustine the priest, tenent; for half a virgate of land and half a ferlingate of land in Bakewell; whether the said land was the free alms of the church of Bakewell, or the free and lay fee of William. Augustine acknowledged the land to be the free and lay fee of William; and for this William granted to Augustine a ferlingate of the said land with the capital messuage lying next the church of Bakewell for his life rendering therefor a pair of gloves at Easter for all services saving service due to the King, and after the decease of Augustine the said land to revert to William and his heirs. This concord was made in the presence of John le Sor chief lord, saving the service due to the said John.

78. At Tanton Friday next after the octave of St. John; between Robert son of Philip, claimant; and Ralph de Fontibus

and Johanna his wife, tenents; for half a virgate of land in Hertfeld. Recognizance of mort ancestor was summoned between them. Robert released and quit claimed all his rights in the said land to Ralph and Johanna and their heirs: for this they gave Robert ten shillings and a tunic.

- 77. At Westminster in the octave of St. Yllar; between Pavia daughter of Normann, claimant, by Richard her son in her place; and Peter de Chobeham, tenent; for a virgate of land in Cumbe. Recognizance of mort ancestor was summoned, when Pavia quit claimed to Peter all her rights in the said land, and for this Peter gave Pavia five marcs.
- 76. At Ivelcestre Thursday next after St. Barnabas, between Walter de Cuntone, claimant; and Baldwin de Aldewik, tenent; for two virgates of land in Audewike and in Glastonia. The Grand Assize was summoned between them. Walter quit claimed all right in the land to Baldwin and his heirs. For this Baldwin granted to Walter half a virgate of the same land in Glastonia to hold by the service to that half virgate appertaining; and besides, Baldwin gave Walter two marcs in money. And be it known that Walter and his heirs render to Baldwin and his heirs for the said half virgate per annum nine pence at the feast of St. John Baptist, and the fourth part of a sextarius of honey at the Assumption of St. Mary, for all services saving service due to the King.
- 75. At Ivelcestre in the quinzaine after Trinity; between Maniard son of David, claimant; and Osbert de Ferenberg, tenent; for a half virgate of land and five acres in Marbesbi. Recognizance of mort ancestor was summoned, when Osbert acknowledged all the land with appurtenances to be the right of Mainard. For this Mainard granted to Osbert all the said land for his life, to be held of Mainard and his heirs, rendering therefor annually forty two pence by four quarterly payments. After the decease of Osbert the said lands to revert to Mainard or his heirs.
- 74. At Ivelcestre the day of St. Barnabas Apostle; between Richard de Boville, claimant; and Gile Hose, tenent; for a hide of land and a half in Holeb when recognizance

of mort ancestor was summoned. The aforesaid Gile acknowledged the land to be the right of Richard; and for this Richard granted to Gile all the said land, to be held for himself and his heirs begotten of his affianced wife, by the service of a fourth part of a knight's fee. And if Gile shall die without heirs by his affianced wife, all the said land shall revert to Richard and his heirs. For this concession and concord Gile gave Richard (one) marc.

- 73. At Westminster a month after St. Michael; between Juliana daughter of Beatrice, claimant, by Richard de Greinville in her place; and Peter de Kamele, tenent; for six acres of land in Chaldewell, when recognizance of mort ancestor was summoned between Juliana and Roger de Penton who was called to warrant. Peter acknowledged the land to be the right of Juliana and quit claimed the same; and for this Juliana gave him one marc.
- 72. At Ivelcestre Wednesday next after St. Barnabas apostle, between William de St. Briao, claimant; and Richard de Soc, tenent; for a virgate of land in Blageford. The Grand Assize was summoned between them; when Richard acknowledged the said virgate to be the right of William and quit claimed the same: for this William gave Richard four marcs.
- 71. At Westminster one month after the day of St. Michael; between Matilda daughter of Roger de Treinton, claimant; and Guido Wasum, tenent; for a reasonable dower which comes to her from a tenement which belonged to Ralph Wasum formerly her husband. Matilda quit claimed to Guido all her right to the said dower, and for this Guido gave Matilda three marcs and a half.
- 70. At Ivelcestre Thursday next after St. Barnabas; between William le Poer, claimant; and Terricum de Mudeford, tenent; for five ferlinges of land in Maxhille. Recognizance of mort ancestor was summoned: William quit claimed all his rights in the said land to Terricum and his heirs: and besides, William quit claimed to the same, all the land he held in the marsh of Pedereham: for this Terricum gave William thirty marcs in money. And if William or his heirs shall hereafter

bring forward any deed of himself or his ancestors relating to these lands it shall be nothing worth.

- 69. At Ivelcestre Friday next after St. Barnabas; between Annora late the wife of Robert fitz John, claimant; and Alexander de Luveni, tenent; for the third part of half a virgate of land with appurtenances which Annora claimed in dower the gift of Robert fitz John formerly her husband, in Niwelande. When plea was brought between them, and Annora quit claimed all her right in the said dower to Alexander, and for this Alexander gave Annora twenty shillings sterling.
- 68. At Westminster one month after St. Michael; between William de Eston, claimant; and Martin de Kadebiry, tenent, by Andrew de Blakeford in his place to gain or lose; for half a hide of land in Kadebiry. Martin called to warrant William de Novomercato, and recognizance of mort ancestor was summoned. William de Novomercato acknowledged the land to be the right of William de Eston, held of himself William de Novomercato and his heirs by the service of the tenth part of a knight's fee for all services. After this, William de Eston conceded to the said Martin all the said land to be held by the service of twelve pence per annum payable at the Feast of St. Michael; saving services due to the king.
- 67. At Westminster the day of St. Michael in three weeks; between John de Briwes, claimant; and Richard his brother, tenent; for three virgates and a ferling and five acres of land with appurtenances in the manor of Stapeles. Richard acknowledged the lands to be the right of John and quit claimed the same to him for ever: for this John granted to Richard and his heirs, if he had any by his affianced wife, forty shillings sterling payable at Stapeles, ten shillings at the usual four quarter days, until John shall assign forty solidates of land to Richard, or his heirs begotten of his affianced wife: if there be no such heir the said rent or land after the decease of Richard to revert to John or his heirs.
- 66. At Westminster five weeks after St. Yllar; between Nicol de Kivilly, claimant; and Henneri Seinte More, magister, tenent, by brother Robert de Denton in his place; for all

the land of William de Marisco in Hunespill and all the vill of Cameleg with appurtenances which the said Nicol claimed from William de Marisco and by confirmation of the king. being brought between them the said Henneri conceded to Nicol and his heirs the said land in Hunespill and Cameleg to be held of himself by the farm of ten pounds per annum, payable one hundred shillings at Easter and one hundred shillings at Michaelmas, until the brothers of the Knights Templars or their successors shall recover the island of Lundy which William de Marisco holds. When the said brethren or their successors shall recover the said island, the said Nicol and his heirs shall be quit of the said farm rent, and the land in Hunespill and vill of Cameleg shall remain to him or his heirs quit of the aforesaid brothers and their successors for ever. For this grant and concord Nicol quit claimed to the said Henneri and the brothers of the Knights Templars forty two marcs of money which he demanded from them.

65. At Ivelcestre Thursday next after St. Barnabas; between William fil Segar, claimant; and Geoffry de Turnell, tenent; for a virgate of land with appurtenances in Erimalehill. Recognizance of mort ancestor was summoned; when Geoffry acknowledged the said land to be the right of William; and by this concord William conceded to Geoffry all the half virgate towards the sum, to be held of the chief lord by the regal service appertaining to that half virgate.

64. At Ivelcestre Thursday next after St. Barnabas; between Geoffry de Harewude, claimant; and William de Lucume, tenent; for five ferlingates of land in Netherholt and Hunerehold: when recognizance of mort ancestor was summoned; and Geoffry quit claimed all his rights in the said land to William and his heirs; for this, Richard de Lecume, brother of William, who was present, granted to Geoffry a ferlingate of land in Harewude called Tideners, to be held of Richard and his heirs for ever, doing the regal service which belongs to a ferlingate of land. For this concession and concord William gave Richard his brother one marc.

- 63. At Westminster in the quinzaine of St. Yllar; between Odo son of Richard and Hubert his brother, claimants, by Richard de Stratton in their place; and Geoffry de Brumore, tenent; for two virgates of land in Middleton and in Blakemore. That is to say Odo and Hubert quit claimed to Geoffry all their rights in the said land; and for this Geoffry gave them eleven marcs in money and a ring of gold.
- 62. At Westminster three weeks after St. Michael; between William Briwerr, claimant; and Geoffry de Derleg, tenent; for a virgate and a half of land with appurtenances in Brigg Walter. Geoffry acknowledged the right of William to all the said land and quit claimed the same. For this William gave Geoffry sixteen marcs in money. And be it known that Mabill de Aubemarl holds all the said land for her life as dower, and after the death of Mabill the said land reverts to the said William and his heirs.
- 61. At Ivelcestre the day of St. Barnabas; between Adam de Rupe, claimant; and Ralph Pigon, tenent; for a messuage in Briweton. Recognizance of mort ancestor was summoned; when Adam quit claimed all his rights in the said messuage to Ralph and his heirs, and for this Ralph gave Adam half a marc in money.
- 60. At Tanton in the octave of St. John Baptist; between William fitz Hugh, claimant; and William Bubbe, tenent; for a fardell of land with appurtenances in Penna. Recognizance of mort ancestor was summoned. William fitz Hugh quit claimed all his right in the said land to William Bubbe and his heirs and for this William Bubbe gave William fitz Hugh one marc in money. Walter de Penna who was present acknowledged he had no right in the said land.
- 59. At Ivelcestre Saturday next after St. Barnabas; between Thomas de Greinville, claimant; and William de Auene, tenent; for half a knight's fee in Langeham. William acknowledged the said half fee to be the right and inheritance of Thomas; for this Thomas conceded to William that fourth part of the said half fee which Walter de Puteham held, to hold of said William

and his heirs for ever, by the service of the eighth part of a knight's fee; and besides, Thomas gave William twenty marcs in money.

- 58. At Westminster fifteen days from St. Michael; between Robert de Hunsald, claimant; and Roger de Blaneford, tenent; for two virgates of land and a half in Subarewe: Roger acknowledged the land to be the right and inheritance of Robert: for this Robert conceded to Roger one virgate, and half of two virgates and a half, of land which Matilda mother of Roger held: To hold of Roger and his heirs for ever by the free service of forty four pence towards the scutage of twelve shillings and sixpence the fee of Moretun and for more, more, and for less, less.
- 57. At Ivelcestre Thursday next after the Feast of St. Barnabas: between Helias Talebot, claimant; and John, Abbot of Forde, tenent; for the vill of Hatfelde: the Abbot acknowledged the said land to be the right and inheritance of Helias and quit claimed all right to the same. For this Helias gave the Abbot thirty marcs of money, and also forty solidates of land in the vill of Hetfeld, that is to say two ferlingates of land in Norham for twelve shillings, and meadow there adjacent for three shillings, and land which Bernard and John de Porta held for six shillings, and the land of Hurne, and the land which Ailild, widow, and Thomas, and Alanus, and Geoffry held for twelve shillings, and a ferling of land which William the merchant held for six shillings, and a messuage which John Tilye held with two acres of land for twelve pence: To have and to hold the said forty solidates of land free and quit of all secular service and exactions saving the regal service pertaining to six ferlings and two acres in Hetfeld. If however Helyas shall deraign the vill of Strette the aforesaid forty solidates of land in Hetfeld shall revert to Helyas or his heirs, and the aforesaid Abbot and his successors shall hold the vill of Strette of the said Helias by the service of one knight for all secular services and exactions. This concord was made in the presence of Henry de Furneaus he agreeing that all the said land in Hetfeld is held of the Abbot of Forde.

- 56. At Ivelcestre Wednesday next after St. Barnabas Apostle: between Robert de Danteshide, claimant; and Alexander Huppe, tenent; for (ten) acres and a half in Merke: recognizance of mort ancestor was summoned: Alexander acknowledged the said land to be the right of Robert; and for this Robert granted it to Alexander, to hold by the service of six pence per annum payable three pence at Michaelmas and three pence at Easter for all services saving service due to the king; and for this Alexander gave Robert ten shillings.
- 55. At Tanton in the octave of St. John Baptist; between Robert son of Warner, claimant; and Angodus de Marisco, tenent; for a virgate of land in Chefled; recognizance of mort ancestor was summoned: Robert quit claimed all his rights in the said land to Angodus; for this Angodus gave Robert five marcs and a half.
- 54. At Tanton in the octave of St. John Baptist; between Geoffry de Wandestro, claimant; and Hugh le Bigot, tenent; for three hides of land with appurtenances in Merston: recognizance of mort ancestor was summoned: Hugh acknowledged all the land to be the right of Geoffry; and for this Geoffry granted the same to Hugh for the annual payment of twenty shillings, payable five shillings at the four quarter days, for all service saving service due to the king, that is to say the service of half a knight. If the said Geoffry and Hugh or their heirs shall be willing to move a plea for the land which belonged to Richard fil Odo their uncle they ought to maintain that plea at the common cost and every conquest which the said Geoffry and Hugh can make of the tenement of their uncle shall be divided between them, so that the said Hugh shall hold of Geoffry his land of the conquest which they can acquire as aforesaid, by the service to that part appertaining: And Hugh or his heirs shall assign to Geoffry twenty shillings rent of the part of the said Hugh which shall belong to the conquest aforesaid of the heirs of the aforesaid Richard, which shall be worth twenty shillings, and when so assigned Hugh shall be quit of the said twenty shillings accustomed to be paid for the land of Merston. And Geoffry took homage of Robert le Bigot son and heir of the said Hugh for the said land, Hugh his father being present.

- 53. At Ivelcestre Saturday next before St. Barnabas; between Juliana daughter of Beatrice, claimant; and Peter de Kamelee, tenent; for a virgate of land six acres minus, in Chaldewelle, which Roger de Peitton held: recognizance of mort ancestor was summoned: The said Peter acknowledged the land to be the right of Juliana, held by the free service of two shillings payable at the Feast of St. Michael for all service saving regal service: And for this concord Juliana gave Peter seven shillings sterling.
- 52. At Tanton in the octave of St. John Baptist; between Alice late wife of Walebrun, claimant; and Roger de Rennes and Emma his wife, tenents; for a reasonable dower for the said Alice issuing from a tenement of the said Walebrun formerly her husband, in Ludesland. Alice quit claimed all her right in the said dower to Roger and Emma; and for this Roger and Emma gave her ten shillings sterling.
- 51. At Ivelcestre Wednesday next before St. Barnabas: between William Daco, claimant; and Henry de Limesie, tenent; for half a hide of land in Givelton: Henry acknowledged the said land to be the right of William, to be held of Henry and his heirs by the service of a pound of cumin per annum at the Feast of St. Michael for all service saving regal service; And the aforesaid Henry ought to warrant the said land to William Daco against all men; for this William gave Henry six marcs.
- 50. At Ivelcestre in the morrow of St. Barnabas: between Ralph fil William de Durouile, claimant; and Robert de Durouille and Nicolas his son, tenents; for half a virgate of land in Barinton: recognizance of mort ancestor was summoned: Ralph quit claimed all his right in the land to Robert and Nicolas and their heirs: and for this Robert and Nicolas gave Ralph three marcs and a half.
- 49. At Ivelcestre Wednesday next after St. Barnabas: between Richard de Cuntevile, claimant; and Robert Tortemains and Matilda his wife, tenents; for three virgates of land in Aluerinton: recognizance of mort ancestor was summoned: Robert and Matilda acknowledged the land to be the right and

inheritance of Richard; and for this concord Richard conceded all the said land to Robert and Matilda to be held of him and his heirs for the life of Matilda by the service due to the king. And after the decease of Matilda one virgate of the aforesaid land which William Turkil held, and one ferlingate which Richard Bulgun held, shall remain to the said Robert Tortemains and his heirs, to be held of Richard and his heirs, doing therefor such service as belongs to five ferlingates: for this Robert and Matilda gave Richard three marcs in money: And be it known that the residue of the three virgates other than the five ferlingates ought to come back again. And Richard de Cuntevile and his heirs freed Robert and his heirs after the decease of Matilda.

- 48. At Westminster in the morrow of St. Donstan: between Richard Briwere, claimant; and Robert de Hattecumbe, tenent; for the vill of Ysle and of Odecumbe. Robert acknowledged the said vills to be the right of Richard and the same quit claimed: for this Richard conceded to Robert two hides of land with appurtenances in Hattcumbe which Robert held, to be held by the service of a knight for all services.
- 47. At Westminster fifteen days from the day of St. Yllar: between Walter de Cantelupe, claimant; and Robert de Cantelupe, tenent; for all the vill of Childeton. The Great Assise was summoned between them. Robert acknowledged all the said vill to be the right of Walter; for this concord Walter conceded to Robert all the said vill to be held by the service of one knight's fee for all service: for this concession Robert gave Walter twenty eight marcs of money, and thereupon Walter did homage to Robert in the Court.
- 46. At Ivelcestre Wednesday next before St. Barnabas: between John de Chamflur, claimant: and William son of Adam, tenent; for half a hide of land in Watsete: when the Great Assise was summoned between them. William acknowledged all the land to be the right of John; for this John conceded the same to William to be held of him and his heirs by the free service of 4 lbs. of pepper per annum rendered at Michaelmas, for all service save regal service. For this William gave John forty shillings sterling.

- 45. At Tanton in the octave of St. John Baptist: between Robert, son of Susanna, claimant; and Martin, son of Turald, tenent; for one virgate of land and three parts of a virgate in Midelton: Robert acknowledged the land to be the right of Martin, and for this Martin gave and conceded to Robert three parts of a virgate of land, that is to say a ferling which Ailward held in Midelton and two acres in Nigheacres one acre in the upper ferling and another acre in the lower, and two acres adjoining Hurnewelle, and an acre in Westlangeland, and an acre by the (stone) cross, and an acre in Estelangeland, and two acres on Linch, and three acres on Dune, and two acres of meadow in Gosemead, and meadow in Lodesham, and two acres in Hay, and one acre of wood in Wermewell, to hold the same for the life of Martin; rendering therefor annually eighteen pence, nine pence at Michaelmas and nine pence at Easter for all service saving regal service: and after the decease of Martin all the said virgate of land, with the three parts of a virgate, shall revert to Robert or his heirs to be held of the chief lord by the service which to the said land belongs. And be it known that Robert claimed all the said land as the reasonable part of Sussanna his mother, which comes to him as heir of Walter his father.
- 44. At Ivelcestre Wednesday next after St. Barnabas; between Geoffry de Meisi, claimant; and Guinilda late the wife of William Wallensis, tenent; for a virgate of land in Cherchille: recognizance of mort ancestor was summoned. Guinilda acknowledged the land to be the right and inheritance of Geoffry: for this Geoffry gave Guinilda that half of the said virgate which Geoffry held with the capital messuage to the same appertaining: to be held of him by the service of one pound of cumin per annum, rendered at Christmas for all service saving service due to the king.
- 43. At Ivelcestre in the morrow of St. Barnabas: between Gilbert the carpenter and Juetta his wife, claimants; and Drogo Abbot of St. Sever and Reginald fil Henri, tenents; for a virgate of land in Edenston: recognizance of mort ancestor was summoned. Gilbert and Juetta his wife quit claimed all their right in the land to the abbot and his successors for ever: for

this Reginald gave Gilbert and Juetta two marcs in silver and a bezant.

- 42. At Ivelcestre Wednesday next after St. Barnabas: between Roger de Bavent, claimant; and William Maureward, tenent; for a virgate of land in Bacwelle: recognizance of mort ancestor was summoned. Roger quit claimed all his right in the land to William and his heirs: for this William gave Roger (twenty) shillings sterling.
- 41. At Tanton in the octave of St. John Baptist: between Alice sister of Adam Gernun, claimant; and Robert de Columbariis, tenent; for a virgate of land and a half in Lannet: recognizance of mort ancestor was summoned. Alice acknowledged the land to be the right and inheritance of Robert: for this Robert gave Alice and her heirs the half of all the said land towards the sun with the capital messuage, to hold of the said Robert for her life by the service of a pound of cumin per annum, or two pence, rendered at the Feast of St. Michael. And after the decease of Alice her heirs shall hold the said half with the said messuage of Robert or his heirs doing such service as shall belong to three parts of a virgate of land, when five hides make the service of a knight's fee.
- 40. At Tanton in the octave of St. John Baptist; between Lucy de Barra, claimant; and Geoffry de Cusinton, tenent; for the reasonable dower of the said Lucy which comes to her by the gift of Robert fil Adam formerly her husband, in Cusinton. Lucy quit claimed all her right in the said dower to Geoffry and his heirs; for this Geoffry gave Lucy three marcs.
- 39. At Tanton in the octave of St. John Baptist: between Thomas de Houle, claimant; and Geoffry Oilli, tenent; for half a virgate of land in Cruke: recognizance of mort ancestor was summoned: Geoffry acknowledged the land to be the right of Thomas and quit claimed the same to Thomas and his heirs; for this Thomas gave Geoffry twenty shillings sterling.
- 38. At Westminster fifteen days after Easter; between Ralph de St. Barbe, claimant; and Claricia and Amphalisia daughters of Umfrey Trevet, tenents; for a virgate of land in Subrente: recognizance of mort ancestor was summoned.

Claricia and Amphilisia acknowledged the land to be the right of Ralph and quit claimed the same; for this Ralph gave Claricia and Amphilisia sixteen marcs.

- 37. At Tanton in the octave of St. John Baptist: between Thomas fil Terria, claimant; and Robert de Marisco, tenent; for a virgate of land in Pineskemore; recognizance of mort ancestor was summoned. Thomas quit claimed all his right in the said land to Robert and his heirs; for this Robert gave Thomas four marcs.
- 36. At Westminster three weeks after the day of St. Martin: between Walter fitz William and Engelois his wife, claimants; and Hugh Fichet, tenent; for a mill with appurtenances in Merige. Walter and Engelois quit claimed to Hugh all their rights in the said mill for ever; for this Hugh granted to Walter and Engelois and to William son of Engelois and his heirs, a ferling of land which lies at Kingeshill, and also a ferling of land in the same vill which Gervasius son of Richard held with Gervasius; to hold of the said Hugh for all the life of Engelois by the service of a pound of cumin per annum for all service saving regal service, rendered at the feast of St. Giles. And after the decease of Engelois, William her son and his heirs shall hold the said two ferlings of land of the said Hugh and his heirs for the said service: the said Hugh warranted to Walter and Engelois and William her son the said two ferlings of land against all men.
- 35. At Tanton Wednesday after the octave of St. John Baptist: between Henry Gernun, claimant; and Laurence Gernun and Isolda his wife, tenents; for a virgate of land in Rode, when Laurence called Isolda to warrant: recognizance of mort ancestor was summoned. Henry released and quit claimed all his rights to Laurence and Isolda; for this Laurence and Isolda granted to Henry and his heirs half the said virgate and capital (messuage) to hold by the service which to that half belonged: also Laurence and Isolda granted to Henry the moiety of half a virgate of land in Rode which Robert father of Henry held, to hold by the service which to that half moiety belonged, saving service due to the king.

4 John (A.D. 1202-3).

- 34. At Westminster in the quinzaine of St. Yllar; between William Briwere, claimant; and (the Prior of Bath), deforciant; for the advowson of the church of Brigewalter. The Prior acknowledged the advowson to be the right of William and the same quit claimed: saving one hundred shillings granted to the Prior and monks of the church of Bath by the said William annually, paid half at Easter and half at Michaelmas. And be it known that the cleric to whom William or his heirs shall grant that church shall do fealty to the monks or their successors and pay the aforesaid one hundred shillings. This concord was made in the presence of Savaric, Bishop of Bath, and with his consent.
- 33. At Westminster in the quinzaine of Easter; between Ham de Were and Christian his wife and Lucy the sister of Christian, claimants, by Christian in the place of Ham; and Unfry fil Gerias, tenent; for a carucate of land in Bagewordhe: when Ralph de Sparkeford, called to warrant, said he had nothing by right in the said land nor by ward of Unfry, and this was testified by Unfry. The said Ham and Christian and Lucy quit claimed to Unfry all their rights in the land; for this Unfry gave Ham and Christian six marcs in money, and Lucy two marcs.
- 32. At Westminster three weeks after the feast of St. Hillar; between Robert de Osbervill, claimant, by Roger de Forde in his place; and Richard de Cumbe, tenent; for three hides of land in Murieling. William de Wanton and Amabill his wife, and Albretha de Greinton, and Matilda de Gahull and Umfrey her son, and Robert de Cherleton and Amabil his wife, were called to warrant. Recognizance of mort ancestor was summoned: Robert quit claimed to Richard all his right in the land; for this Richard and his heirs give to Robert every year at Michaelmas four shillings for all the life of Robert; also Richard gave Robert ten marcs.
- 31. At Westminster a month after St. Michael; between William de Marisco, claimant; and Gilbert de Heiwode, tenent;

for a hide of land in Heiwode: plea was made between them: Gilbert acknowledged all the said land to be the right of William and the same quit claimed to him; for this William gave Gilbert seven marcs.

- 29. At the old Temple Monday next after St. John Baptist; between William Malet of Curri, claimant; and William Malet of Enemore, tenent; for a hide of land and a half in Sutton: William of Enemore acknowledged all the land to be the right and inheritance of William of Curri; for this William of Curri conceded the same to William of Enemore, to be held by the service which to the same belonged. And William of Enemore gave William of Curri () marcs in money, and a palfrey worth one hundred shillings.
- 28. At Westminster in three weeks after the Feast of St. Michael; between John de Reini, claimant; and William de Eston and Juliana his wife, tenents; for three virgates of land and a quarter in Postrugg and in Ebbesleg and in Leia. William and Juliana acknowledged the land to be the right of John and the same quit claimed to him: for this John gave William and Juliana eighteen marcs.

5 John (A.D. 1203-4).

30. At Westminster in the octave of the Holy Trinity; between Hugh de Greinton and Sabina his wife, and Thomas le Border and Rosa his wife, and William de Wanton and Amable his wife, and John de Stokes, claimants, by Masters Stephen Croc and Henry Cusin in the place of Hugh, Sabina, Thomas and Rose, William and Amable, and John; and Richard Luvel, tenent; for a hide of land in Biddesham. Margery de Munford was called to warrant and she came and warranted, and then Margery was put in the place of Philip de Kari to gain or lose. Hugh and Sabina, and Thomas and Rose, and William and Amable, and John quit claimed for themselves and their heirs all right in the land to Richard Luvel and his heirs; for this Richard gave Hugh and Sabina, Thomas and Rose, William and Amable, and John, ten marcs in money. And be it known

that Margery holds all the said land for her life of the aforesaid Richard Luvel rendering annually half a marc of money; and after the decease of Margery the said land will revert to Richard.

- 27. At Westminster a month after the day of St. Michael; between Walter, Prior of Meretok, claimant; and Britius de Marisco, tenent; for five virgates of land in Norton and in Clopton. Britius acknowledged the land to be the right of the Prior and church of St. Mary of Mertok; for this the Prior conceded to Britius all the said land for his life; rendering annually thirty eight shillings, half at the feast of the Nativity of St. John Baptist, and half at the feast of St. Michael, for all services. And after the decease of Britius the said land shall revert to the Prior and Convent of Mertok.
- 26. At Westminster three weeks after Easter; between John de Travers, claimant; and William de Barewe, tenent; for a hide of land in Barewe. William acknowledged the right of John; and for this John granted to William and his heirs three virgates and a half of the same hide to hold together with a virgate which William already held of the said John; by the service which to four virgates and a half belongs when five virgates make the fourth part of one knight's fee. And be it known that of the half virgate which remains to John ten acres lie in Sudfeld, and eight acres in Nordfeld: for this concession William gave John one marc.
- 25. At Gillingham Tuesday next after Mid Lent: between Hugh de Welles, claimant; and John de la Stocke, tenent; for the fourth part of half a hide of land in Britton; John acknowledged all the land to be the right of Hugh, and held of Hugh by John by the service of a pound of cumin rendered annually at Michaelmas for all service save regal service: for this acknowledgement and concord Hugh gave John eight marcs.

6 John (A.D. 1204-5).

24. At Tanton Wednesday next after the octave of the Apostle Peter: between William Briwerr, claimant; and Gerard

- de (), tenent; for half a virgate of land in Bruges. Gerard acknowledged the land to be the right of William and quit claimed the same for ever; for this acknowledgement William gave Gerrard twenty shillings sterling. And be it known that Gerrard and his heirs made an exchange of the value of the said land with Cristina, once wife of Jordan father of Gerrard, who claims nothing in that land except dower, if the said Cristina shall be willing to plead.
- 23. At Winton Wednesday next after St. Anne; between Unfrey son of Michael, claimant; and Richard de Cumbe, tenent; for a hide of land in Merling, and for a third part of two carucates of land in Frome, and for the third part of one hide in Hefenebury: Unfrey acknowledged the said lands to be the right of Richard; for this Richard conceded to Unfrey the hide of land in Merling and also gave him five marcs and a half in money.
- 22. At Westminster in the quinzaine of St. Michael: between Avicia, and Matilda, and Juliana, daughters of William, claimants; and Henry de Karvill, tenent; for half a knight's fee in Briweton; Avicia and Matilda and Juliana acknowledged the said half fee to be the right of Henry; and for this Henry gave and conceded to them and their heirs three virgates of the same land, that is to say one virgate which Gilbert de la Roche held, and one virgate which Rann Winekin held, and one virgate which Walwin Cherm held: to hold of Henry and his heirs by the service of the thirtieth part of a knight's fee for all service.
- 21. At Westminster in the octave of : between Roger son of Abel, claimant; and the Abbot of Keinesham, tenent; for four virgates of land in Stocton; Roger quit claimed all his right in the said land: and for this the Abbot gave him six marcs.
- 20. At Westminster three weeks after the day of St. Michael: between Reginald de Badianton, claimant; and Thomas Picot, deforciant; for the service of a knight which Reginald claimed from Thomas for a free tenement which he held of Reginald in Lokesbery: the Grand Assise was summoned: Thomas acknowledged that he ought to do the said service: for this acknowledgement Reginald gave him five marcs.

19. At Westminster in the octave of the Trinity: between Roger fil Abelle, claimant; and William Abbot of Keinesham, tenent; for two virgates of land in Stoctun. John Aumari was called to warrant by the said Abbot, who came and warranted. Roger quit claimed to the Abbot and his successors all his right in the land; for this the Abbot gave him two marcs of money. And be it known the Abbot conceded to John all the said land, to be held for the life of John by the free service of five (marcs) per annum, rendered at Michaelmas. And after the decease of John the said land shall revert to the Abbot or his successors.

18. At Westminster in the quinzaine of St. Martin: between Hawisia de la Wurth, claimant; and Roger de Reimes, tenent; for the third part of a knight's fee in Lawurth. Hawisia acknowledged the said third part of a fee to be the right of Roger; for this Roger conceded to Hawisia and her heirs half of the said third part; that is to say fifteen acres and one perch which lie towards the south of the highway of the said vill and (twelve) acres and a perch which lie on the other part of the same road towards the north, and an acre of wood and a half in Laworthe, that is to say on the south part, and an agre and a half of wood on the other part of the said wood towards the north, and an acre of land and a half in Waterlete towards the north, and five acres of land in Waterlete towards the south, and an acre of meadow in Cumbemead and a half, and also half the service from the land which Alice late wife of Richard de Laworth held in dower: to hold of the said Roger and his heirs by the service of the sixth part of a knight's fee: also Roger gave Hawisia one marc in money. And be it known that the residue of the said third part of a knight's fee in Lawurth remains to Roger and his heirs.

7 John (A.D. 1205-6).

17. At St. Bride's, London, a month after St. Michael: between Osbert de Cremesham, claimant; and Thomas son of Benedict, tenent; for eighty acres of land in Meleburn; Thomas acknowledged the right of Osbert: for this Osbert granted to Thomas and Anselmo his son, the said land, to hold of him and

his heirs for their lives by the service of two shillings per annum, rendered at the feast of St. Michael; also Thomas and Anselmo will acquit the said land towards the chief lords: and after the decease of Thomas and Anselmo the said land shall revert to Osbert and his heirs.

- 16. At St. Bride's, London, in the quinzaine of the Trinity: between Richard fil William, claimant; and Walter de Rumesia, tenent; for three hides of land in Akeler and Ciltone: Richard acknowledged the land to be the right of Walter held by him of Richard by the service of half a marc in money per annum rendered at the feast of St. Michael: for this concord Walter gave Richard thirteen marcs.
- Richard fil Bernard, claimant; and Alexander, Dean of Wells and the Chapter of the same place, tenents; for the manor of Hache. Recognizance of mort ancestor was summoned. Richard quit claimed to the Dean and Chapter and their successors all his right in the said manor: and Richard warranted the manor against William his brother and against all men from their root (de Stipite eorum): for this concord and warrant the Dean and Chapter gave Richard thirty marcs in money.
- 14. At St. Bride's, London, in the morrow of St. Andrew: between Nicholas de Welles, claimant; and Walkeline de Marisco, tenent; for half a hide and thirty two acres of land in Hambrigg: Walkeline acknowledged the right of Nicholas; for this Nicholas granted to Walkeline the said land for the life of Walkeline to be held of the chief lords of the fee; after the decease of Walkeline the said land shall revert to Nicholas and his heirs.

8 John (A.D. 1206-7).

13. In the Court of the King, Wednesday next after St. Peter ad Vincula; between William fitz Adam, claimant; and the Prior of Briwton and the convent of the same, tenents. Summoned between them by writ of the lord the King, for the

advowson and last presentation of the church of Cherleton: William quit claimed all his right in the advowson to the church of Briwton and the Prior and convent of the same: for this the Prior and convent gave William five marcs.

9 John (A.D. 1207-8).

- 12. At Westminster in the octave of St. Michael; between Elena, daughter of Richard, claimant, by Roger her son in her place; and William de Waiford, tenent; for two virgates of land and a half with appurtenances in Waiford; recognizance of mort ancestor was summoned; Elena quit claimed to William all her right in the said land: for this William gave Elena six marcs.
- Malet, querent; and Warine, son of Gerold and Alice his wife, and William de Eston; for three knights' fees in Chilton and in Stocland and in Clahulle. William Malet pleaded that William de Eston did homage to the said Warine for the said three fees as being his man, and held them and ought to hold them. William Malet acknowledged the said three fees to be the right of William de Eston, as held of Warine and Alice and the heirs of Alice by the service which to the same belonged; and Warine and Alice and the heirs of Alice held the same of the said William Malet: thereupon William Malet took homage of Warine in the court.

10 John (A.D. 1208-9).

10. At Westminster Sunday next after ; between Robert de Chileton, claimant; and William and Crestian his wife, tenents; for three virgates of land with appurtenances in Chileton and in Little Bures, and for the fourth part of a knight's fee in Bures, and for half the manor of Fidoc: and one furling of land in Hunespill, and for one furling of land in Pegenes. William and Crestian acknowledged the land to be

the right of Robert; and quit claimed to Robert all the rights which Crestian had in the same under the name of dower: for this Robert gave them all his land in Dunham which William Le Brun held, and two acres of land in the same vill which Geoffry Gale, and Geoffry Palmer, and Ada Fareman, will hold; and three acres of land in the vill of Bures which lie in Pulfurlang: and one acre of land in the vill of Bures called Husted; and one acre of meadow in the same vill in the new meadow towards the north; and all the tenement which John de Fria held in the vill of Bures; and a messuage in the vill of Bruges which lies between the house of William Saracen and the house of John de Fordgar; to have and to hold of the same William and Crestian by the service of a pair of gloves or one penny per annum rendered at Easter for all service, saving regal service for as much as belongs to two shillings worth of land in the vill of Bures: and if by chance (the said William) has (not a child) of the said Crestian born, then William shall make his heir whomwith Crestian his wife. soever (he will)

11 John (A.D. 1209-10).

- 9. At Theokesbiry the seventeenth day of July; between Stephen, son of Elias, claimant; and Master Ernust, canon of Bidesham, tenent, by Master Walter de Welles in his place; for a virgate of land in Bidesham; Stephen quit claimed to the said Ernest and his successors and his Prebend of Bidesham the said virgate of land; for this Ernest gave Stephen twenty shillings sterling.
- 8. At Theokesbiry three weeks after the day of St. John Baptist; between Stephen, son of Elyas, claimant; and Alexander, Dean of Welles, tenent, by Master Walter de Wells in his place; for half a virgate of land in Bidesham; Stephen remitted and quit claimed to Alexander and his successors and his Deanery of Wedmore the said half virgate of land so appertaining to the Deanery; for this Alexander gave Stephen half a marc.

7. At Gloucester, three weeks after the day of the Purification; between William de Greinvill, claimant; and Thomas de Dinham, tenent; for a virgate of land in Corston: William acknowledged the said virgate of land to be the right of Thomas held of William and his heirs by the service of a pound of cumin per annum rendered at the feast of St. Michael for all services and exactions; for this Thomas gave William three marcs.

12 John (A.D. 1210-11).

- 6. At Westminster in the quinzaine of Easter; between Richard Abbot of Muchelney, querent, by Robert de Dillurton in his place; and Richard Revell, senior, deforciant, by Jacob, son of Widone in his place; for the service of a knight which the Abbot (claimed) from the same Richard; wherefore Richard ought to acquit the Abbot towards the King in that duty. Richard acknowledged he owed to the Abbot and his successors two parts the service of a knight in money, when five parts go to make the service of a knight; that is to say, from the land of Duneheved: for this the Abbot remitted and quit claimed to Richard all arrears due for the said service. And be it known that if Richard or his heirs do not do the said service, the Abbot or his successors may distrain upon the said tenement in Duneheved.
- 5. At Westminster in the quinzaine of St. Michael; between Levicia late the wife of Samson the cook of the church of Bath, claimant, by Umfrey her son in her place; and Ralph, son of Apsalon, tenent; for a messuage in Bath which Levicia claimed from the same Ralph for her reasonable dower coming to her from the said Samson formerly her husband. Levicia remitted and quit claimed to Ralph all her right in the said messuage as dower: for this Ralph gave Levicia one marc.

14 John (A.D. 1212-13).

- 4. At Denecastre three weeks after Trinity; between Geoffry Marescalle, claimant; and Roger de Reimes, tenent; for a virgate of land in Midelton: when Roger called to warrant Geoffrey de Brinmor who came and warranted: Geoffrey Marescalle remitted and quit claimed to Roger de Reimes and Geoffrey de Brinmor and their heirs all his right in the said virgate of land for ever; for this Roger de Reimes and Geoffrey de Brinmor gave Geoffrey Marescalle four marcs.
- 3. At Westminster in the morrow of St. Martin; between Robert de Aumer, claimant, by Robert his son in his place; and Geoffry Peverel and Godehelda his wife, tenents, by Ranulf Ruffus in the place of Godehelda; for four hides of land in Ubbele; when Geoffry and Godehelda acknowledged the right of Robert; for this acknowledgement Robert granted to Geoffry and Godehelda all the said land, to be held for the life of Godehelda, and after her decease to revert to Robert or his heirs to hold of the heirs of Godehelda by the service of twenty-five shillings per annum rendered at the feast of St. Michael for all services and exactions; and besides, Robert gave Geoffry and Godehelda one hundred shillings sterling.

(Endorsed.) Rachia daughter of Godehelda brought forward

her claim.

16 John (A.D. 1214–15).

- 2. At Westminster in the morrow of the Holy Trinity; between Alured de Bendevill, claimant, by Richard de Bendevill in his place; and Eudo de Eneband, tenent; for the fourth part of one knight's fee in Middelton; recognizance of mort ancestor was summoned; Eudo acknowledged the said fourth part of a knight's fee to be the right of Alured and the same quit claimed: for this Alured gave Eudo ten marcs.
- I. At Westminster in the quinzaine of the Holy Trinity; between Ada de Stawell, claimant; and Margery late the wife of Simon Fluri, tenent; for the fee of one knight in Legh;

Margery acknowledged the fee to be the right of Ada: for this Ada conceded the same to Margery to hold of Ada and her heirs by the service of one knight for all services: and Margery gave Ada three marcs in money. This concord was made in the presence of the Bishop of Winton, he consenting. Also Margery and her heirs and Ada and her heirs hold of the same Bishop and his successors.

2 Denry HHH. (A.D. 1217-18).

- I. At Westminster in the octave of St. Michael; between Milo de Saint Maur, claimant, by Thomas his son in his place; and Robert, Prior of Bath, deforciant; for the advowson of the church of Kingeston. Assise of mort ancestor was summoned. The Prior acknowledged the advowson to be the right of Milo and quit claimed the same, and besides surrendered to him all the charters relating to the church.
- 2. At Westminster in the quinzaine of St. Michael; between Godfrey de Auno, claimant; and Robert, Prior of Bath, tenent; for the whole manor of Cumpton. The Prior acknowledged Godfrey's right to the same; for this Godfrey granted to the Prior all the land lying between Wodnesdich and the boundaries of Corton which Fulco de Auno, Godfrey's father, gave to the house of Bath with the body of Erneburga his mother, and also half a hide of land in the same vill called Kokeredeshell which Peter Escudemor, Godfrey's uncle, gave to Godfrey, and a mill in the same vill, the one nearest the church, and a grove called Pippeleshage, and also the advowson of the church; to hold the same in frank almoin, free of all secular service. And the Prior or his successors are not to receive land or rent by gift or sale of Fulco without the assent of Godfrey or his heirs.
- 3. At Westminster in the octave of St. Michael; between Henry de Glanvill and Philippa his wife, claimants; and Roger Huscarl, tenent; for one carucate of land in Bruwton. Henry and Philippa quit claimed all their rights to Roger: for this Roger gave them a sore sparrow hawk,

- 4. At Westminster in the quinzaine of St. Michael; between Henry Luneshaft, claimant, by Thomas de Marisco in his place; and William Dacum, tenent; for one hide of land in Sipelade. Henry quit claimed all his right to William: for this William gave him five marcs.
- 5. At Westminster in the octave of St. Michael; between Henry de Glanvill and Philippa his wife, claimants; and Henry de Careuill, tenent; for a carucate of land in Bruwton. Henry and Philippa acknowledged the land to be the right of Henry de Careuill as holding of Henry and Philippa and the heirs of Philippa by the service of one knight for fifteen days in the year. For this Henry de Kareuill gave Henry and Philippa eighteen marcs.
- 6. At Westminster Sunday next before Ascension; between John Marescalle and Lucia de Chesneto, by John son of Alexander in her place, for the vill of Haselberge. Lucia acknowledged the said vill to be the right of John, as that which she gave him by her charter, namely in fees and homages and villeinage and service of free men, in demesne and rents, in woods, plains, ponds, and mills, waters, and banks, in parks and pastures, in advowsons of churches, and all other free customs to be done to the king and the chief lords of the fee, For this John gave Lucia twenty shillings sterling.

3 Henry HH. (A.D. 1218-19).

- 7. At Ivelcestre Monday next after Ash Wednesday; between Alice who was the wife of Walter de Kareuill, claimant; and David de Berewike, tenent; for a third part of one virgate of land in Berewike which Alice claimed in dower as the free-hold of Walter once her husband. Alice quit claimed all her right to David: for this David gave her five shillings sterling.
- 8. At Ivelcester Tuesday next after the feast of St. Peter and St. Paul; between John de la Stocke, claimant; and Robert de la Stocke, tenent; for three virgates of land in Sunderlande. Assise of mort ancestor was summoned. John acknowledged

the land to be the right of Robert, and for this Robert conceded to John twenty acres of arable from the same land, namely ten acres in Sunderlande lying between Crockesgrave and Alnetun, and ten acres in Stocke, and five acres in Laredugge, and five acres in Oswordescrofte, with a moiety of Crockesgrave wood towards the south. To hold by the service of half a pound of cumin rendered at Michaelmas for all services.

- 9. At Ivelcestre Ash Wednesday; between Robert de Baggecrippe and Sibil his wife, and Sarah, daughters of Gerarde; and William Painel, tenent, for six acres of land in Hunespill and in Willeg. Assise of mort ancestor was summoned. William acknowledged the land to be the right of Sibil and Sarah, and quit claimed the same; for this Robert and Sibil, and Sarah, gave William four shillings sterling.
- 10. At Ivelcestre Ash Wednesday; between Walter de Esseleg, claimant; and Richard Luvel, tenent; for four knights' fees in Redlis and Baruwe, and for two hides of land in Marcis. Walter acknowledged the fees and land to be the right of Richard; for this Richard gave him twenty five marcs in money and a palfrey and two goshawks.
- ti. At Ivelcestre Saturday next after Ash Wednesday; between Richard, Abbot of Muchelny, claimant; and Richard de Wrotham, tenent; for one hide and a half of land in Katangre. The Abbot acknowledged the land to be the right of Richard; for this Richard gave him one quarter of wheat, one quarter of barley, one quarter of beans dried, London measure, and one quarter of oats of the same measure doubled, to be paid in the Court of Richard de Wrothe at Katangre at the feast of St. Michael yearly.
- 12. At Ivelcestre Wednesday next after the Purification of the Virgin; between Ralph de Seint Cler, claimant; and Walter de Essele, tenent; for seven hides of land in Perrete and five hides in Swell, and four in Esse, and two knights' fees in Wodeton, and one knight's fee in Litelton, and one knight's fee in Holewell. Assise of mort ancestor was summoned. Ralph quit claimed all his rights to Walter; for this Walter gave Ralph and his heirs all the manor of Esse, with the advowson

of the church and the service of a knight's fee which Hurbert holds in that vill: to hold by the service of a knight's fee and a half for all services. Homage was taken in the Court; and Walter gave Ralph ten marcs. This concord was made in the presence of Hurbert de Litleton who agreed.

(Endorsed.) Philip de Gay put in his claim for half a hide in Esse. Hawisia wife of John Lancelene and sister of Ralph de Seint Cler put in her claim in all the land of which the fine was made. William Maubanc put in his claim in all the land on which the fine was made.

Bertholomew Peche put in his claim in his mother's marriage.

- 13. At Ivelcestre Wednesday next after SS. Peter and Paul: between John Bretasch and Margery his wife, claimants; and Adam Graune and Anna his wife, tenents; for one third part of four virgates and three acres of land in Cruke, one third part of one virgate and three shillings rent in the same vill which John and Margery claim as Margery's dower the gift of Warin de Raleg once her husband. Adam and Anna acknowledged the dower to be Margery's and assigned her therefor forty two pence of the service of Robert de Mora and three shillings and two pence of the service of Samson de Fonte, yearly. For this John and Margery quit claimed all their rights in the land of Warin.
- 14. At Ivelcestre Ash Wednesday; between Nigel de Bradepol and Matilda his wife, claimants; and Robert Hogheles, tenent; for two virgates and a half of land in Wrokeshill. Assise of mort ancestor was summoned. Robert acknowledged the land to be the right of Matilda; for this Nigel and Matilda granted to Robert twelve acres of the same land, with the messuage of Holecumbe, to hold by the service of nine pence yearly, rendered in three payments of three pence.
- 15. At Ivelcestre Friday next after Ash Wednesday; between William fitz Hugh, claimant; and John Leeveske, parson of the church of Bacwell, tenent; for half a virgate of land in Bacwell. Assise of mort ancestor was summoned. William quit claimed all his right to John Leeveske, for which John gave him one marc.

16. At Ivelcestre Ash Wednesday; between Ralph de Halton, claimant; and Robert Michael, tenent; for half a virgate of land in Halton. Robert called to warranty Gervase de Halton. Assise of mort ancestor was summoned. Ralph quit claimed all his right in the land to Robert: for this Gervase gave to Ralph five acres of the land, namely that which William Carpentar held with the messuage which he held, and one acre and a half of meadow, namely in the meadow of Duddescumbe half an acre, and in the marsh of Halton one acre, and a certain grove called Hamon's grove, to hold by the free service of a pound per annum paid at the feast of St. John Baptist.

17. At Ivelcestre Saturday next after Ash Wednesday; between Richard Cotel and Cristina his wife, claimants; and Richard Luvel, tenent; for the dower of Cristina from the free tenement of Henry Luvel once her husband in Kary, Wreketon, and Pidecumbe. Richard Luvel acknowledged and conceded the dower of Cristina, in the vills of Pidecumbe, Colne, and Almundesford, the advowson of Almundesford church, all the land of Clenefeld, and the land which Richard Luvel held in the manor of Stanes, with the services of men and all other services belonging, except Clenesfeld mill. And with the services, escheats, wards, reliefs, marriages, and fees; namely of Mathew de Clivedon one knight's fee in Midelton; of William de Dreicot two knights' fees in Redlis; of Richard de Cuntevill one knight's fee and two hides and one virgate of land in Alwarton; Richard Cotel and Cristina to hold the same of Richard Luvel for the life of Cristina by the service of one knight's fee of the fee of Moreton, and one knight and a half and two hides, and one virgate of the greater fee. For this Richard Cotel and Cristina remitted what further claim Cristina had in the land of Henry Luvel once her husband, saving to themselves the reasonable part of Cristina which according to the custom of England she ought to have in dower in lands and fees and all other things which Ralph Lebutiler and Matilda his wife, who was the wife of Ralph Luvel, hold by inheritance from Ralph Luvel in England, if Matilda died after Cristina; and the whole claim which they have in the land which Richard

Luvel had in Scotland except the reasonable part of lands and fees which Cristina ought to have in dower by inheritance from Henry Luvel once her husband, in Scotland, if Matilda wife of Ralph Lebuteler died after Cristina; and except the advowson of the church of Rames which remained to Richard Cotel and Cristina for her life. And Richard Luvel and his heirs warranted all the profits assigned by him to Richard Cotel and Cristina against all men and women. This agreement was made in the presence of Mathew de Clivedon, William de Dreicot, Richard de Cuntevill, Unfrey de Amundesford, Philip Falconer and Ralph Deacon.

- 18. At Ivelcestre Wednesday next after the Purification; between Roger de Sancto Laudo, claimant; and Sibilla de Umframivill, tenent; for one virgate of land in Pridie. Assise of mort ancestor was summoned. Sibilla quit claimed her right in the land to Roger, which land she held in dower; for this Roger gave her three marcs.
- 19. At Ivelcestre Monday next after Ash Wednesday; between Alice who was the wife of Walter de Karevill, claimant; and Richard Parcarius, tenent; for one third of two virgates of land in Berewyk which she claimed in dower, from the free tenement of Walter once her husband. Alice quit claimed her right in the land of Richard; for this Richard gave her half a virgate of the same land which she is to hold for life as her dower.
- 20. At Ivelcestre Wednesday next after St. John Baptist; between Roger son of William and Edith his wife, claimants; and Agatha daughter of Geoffrey, tenent; for half a virgate of land in Prestele. Assise of mort ancestor was summoned. Agatha acknowledged the right of Edith. For this Roger and Edith granted to Agatha and her heirs the capital messuage of the aforesaid half virgate for ever; and Agatha gave to Roger and Edith a place of the same value as the capital messuage in the same vill, doing regal service and to close the park of my lord of Bath at Westbere so far as belongs to the said half virgate. For this Roger and Edith gave Agatha seven shillings sterling.

- 21. At Ivelcestre Friday next after St. John Baptist; between Richard Abbot of Muchelney, claimant; and Richard Martin, tenent; for a virgate of land in Fifhid. Richard Martin called to warranty Richard de Wroteham. The Abbot quit claimed for himself and successors all right in the land to Richard Martin: for this Richard Martin gave the Abbot five shillings sterling.
- 22. At Exeter Tuesday next before the Apostles Philip and James; between Alpeisia who was the wife of Gerrard de la Patte, claimant; and William, Abbot of Clive, tenent; for the third part of a ferling of land in Hoke which she claimed in dower as of the free tenement of Gerrard once her husband. Alpeisia quit claimed all her rights; for this the Abbot gave her four shillings sterling.
- 23. At Ivelcestre Ash Wednesday; between Alice who was the wife of Walter de Kareuill, claimant; and Richard de Forde, tenent; for the third part of a virgate of land in Berewick which Alice claimed in dower as of the free tenement of Walter once her husband. Alice quit claimed to Richard all her rights: for this Richard gave her seven acres of the same land, namely, three acres and a half in the field towards the east, and three acres and a half towards the west, to hold for her life as her dower.
- 24. At Ivelcestre Thursday next after the Purification; between John de Cricheston, claimant; and John de Ken, tenent; for a hide of land in Clivedon. Assise of mort ancestor was summoned. John de Cricheston acknowledged the land to be the right of John de Ken, who for this concession granted the same to John de Cricheston to hold for his life by the service of a fifth part of a knight's fee; and after the death of John de Cricheston the land to revert to John de Ken.
- 25. At Exon Wednesday next before Ascension; between Agnes who was wife of Roger Chaunel, claimant, by Robert de Chikehull in her place; and Nicholas Avenel, tenent; for one hide and a half of land in Laiette which she claimed in dower as of the free tenement of the said Roger once her husband. Nicholas acknowledged the right of Agnes to the land in dower and

granted the same to her, to hold for life from Henry de Furnell the chief lord, by the service of a fourth part of a knight's fee. Agnes quit claimed all further rights she had in the land of Roger once her husband.

- 26. At Exon Wednesday next before St. Benedict; between Alice who was the wife of William son of Henry, claimant; and Walter de Tilly, tenent; for half a virgate of land in Portesheued which she claimed in dower as of the free tenement of William once her husband. Walter acknowledged the right of Alice and granted the land to her to hold for life from him by the service of twenty pence per annum for all service saving regal service. For this Alice gave Walter two shillings sterling.
- 27. At Ivelcestre Friday next after St. John Baptist; between Richard son of Samson, claimant; and John de Benevill, tenent; for half a virgate of land in Lideford. Assise of mort ancestor was summoned. John acknowledged all the land to be the right of Richard and granted the same to Richard to hold from him, doing therefor the regal service thereto belonging in the same vill. For this Richard gave John twenty shillings sterling.
- 28. At Ivelcestre Friday next after St. John Baptist; between Margaret who was the wife of Walter Fabri, claimant; and Henry de Tracy, tenent, by Gilbert de Dulting, clerk, in his place; for her dower from the free tenement in Welles of Walter once her husband. Margaret quit claimed her right to Henry de Tracy: for this Henry gave Margaret five shillings sterling.
- 29. At Ivelcestre Ash Wednesday; between Henry de Vinac and Rametta his wife, claimants; and the Prior of Tantton, tenent; six ferlings of land in Grava. The Prior called to warrant Thomas Leborder and Lucy his wife. Henry and Rometta quit claimed to the Prior their right in the land; for this the Prior gave them five shillings sterling.
- 30. At Westminster in three weeks from Michaelmas; between Ralph son of Bernard and Alianore his wife, claimants; and Walter, Abbot of Cirencestre, deforciant; for suits and customs which Ralph and Alianore demand from the Abbot's men in the

vill of Frome to be done to their Hundred of Frome, which the Abbot does not acknowledge. Plea being brought: Ralph and Alianore conceded to the Abbot and his successors and his tenants at Frome these liberties following; namely, his men to come only twice a year to the Hundred of Ralph and Alianore at Frome, once at Hokeday and again at the feast of St. Martin to make view of their frank pledge, so that the Abbot's men shall present to the bailiff of the Hundred if they have received into their tithing any one who was not therein before, or any one who had come from elsewhere on the land of the said Abbot to hold land of him, or if any one had gone out of the tithing without any hindrance of the bailiff: And at each term the men shall give to Ralph and Alianore, and the heirs of Alianore, forty pence, that is to say half a marc per annum, and for this they shall be quit of all plaints belonging to the suit of the aforesaid Hundred, whether by forgetfulness or by their foolish presentment they shall have fallen into the hands of the bailiff or not. Also the Abbot's men may retain in their service whatsoever servants they will although they are not in the tithing of the Abbot, so long as they are elsewhere in the tithing, and are willing to hold them by right; if however they shall have made forfeiture and have been challenged in the term in which they were in their service, so that if they are servants in a tithing other than the Abbot's they ought to be presented to the Hundred bailiff aforesaid. Moreover the Abbot and his successors may have whomsoever they will as reapers through their lands and their men's, so that the hayward of Ralph and Alianore shall not intermeddle with any one on their land nor take any thing from them. Besides, the servants of the Abbot shall come at the reasonable summons of Ralph and Alianore, and the heirs of Alianore, to the Hundred to make assise of bread and ale and cause them to be observed through all the Abbot's land. And if these assises are not kept, the Abbot's servants shall take their evidence in the Court of the Abbot, so that neither the said Ralph and Alianore, nor the heirs of Alianore, nor others on their part ought to intermeddle, unless by default of the serieant of the Abbot; and then if the Abbot amend, neither Ralph and Alianore, nor the heirs of Alianore ought to meddle therein; except it be that the assises be not

kept through default of the Abbot's serjeant, and then if the Abbot amend not the serjeant of Ralph and Alianore shall cause them to be amended according to the custom of the realm. Also if the men of the Abbot make forfeiture to the men of Ralph and Alianore and make complaint thereon the Abbot shall have his Court; likewise if the men of Ralph and Alianore forfeit to the men of the Abbot, Ralph and Alianore, and the heirs of Alianore, shall have their Court. Besides, the Abbot and his men ought to have common of pasture in Frome without disturbance from Ralph and Alianore, so much as belongs to as much land as each of them holds in the said vill; unless by chance any man of the said Abbot has his lands enclosed in crofts in which his neighbours have not common of pasture, and then he has not common of pasture with the others unless for so much as belongs to his land which lies in the fields: also if any man of the Abbot, voluntarily or through poverty shall allow his land to lie uncultivated, he shall do as he will with the herbage without hindrance from Ralph and Alianore. Further, Ralph and Alianore conceded to the Abbot and his successors that all his beasts and men may go in the common stubble as well before as after Michaelmas quit of all custom and exaction. Also Ralph and Alianore conceded for themselves and the heirs of Alianore, that if any should be adjudged in the Court of the Abbot to be hanged, or to the judgement of water, they ought to prepare the gallows, or ditch, for carrying out the judgement so made in the Court of the Abbot. For this concord the Abbot gave Ralph and Alianore thirteen marcs.

- 31. At Westminster in the quinzaine of St. Michael; between Ysabella who was wife of Richard de Haselberg, claimant; and James de Muntsorel, tenent; for the third part of two virgates of land and the fourth part of one virgate of land in Preston which she claimed as dower coming from the free tenement of Richard once her husband. James acknowledged the land to be the dower of Ysabella: for this Ysabella granted the same to James to hold from her by the free service of one marc per annum.
- 32. At Westminster Tuesday next after St. Kalixtus; between Eva who was the wife of Geoffrey de Meysy, claimant; and Robert de Meysy tenent; for a third part of a moiety of

the vill of Nony which Eva claimed in dower as of the free tenement of Geoffrey once her husband. Robert acknowledged the dower and assigned Eva the vill of Prestele which she held of him, and the third part of a moiety of the vill of Nony which he held, except a moiety of the advowson of the church which Robert had previously granted to my lord of Bath, in which advowson Eva had no claim; and, in exchange for the capital messuage of the same vill, as much land in that vill as the third part of the capital messuage contains. To hold from Robert and his heirs for all the life of Eva in dower. Eva quit claimed to Robert what further right she had; and for this concord Eva gave Robert five marcs.

- 33. At Westminster Wednesday next before St. Luke; between Richard de Lestre, claimant; and Hugh, Prior of Bermundesy, deforciant; for the advowson of the chapel of Bikehall. Assise of last presentation was summoned. Richard quit claimed all right in the advowson; and granted the demesne tithes of Bikehall to the parson of Stapel who shall be admitted to the presentation by the Prior, and all other tithes, fruits and obventions, belonging to the same chapel. Richard also granted to the Prior that the bodies of the dead of Bikehall should not be buried elsewhere than at Stapel. The Prior granted to Richard all benefits and orisons in his church of Bermundesy for ever.
- 34. At Westminster Tuesday next after St. Kalixtus; between William, son of Robert, claimant; and William Briwer, tenent; for eighteen acres of land in Brugges. Assise of mort ancestor was summoned. William son of Robert quit claimed all his right in the land; for this William Briwer gave him twenty shillings sterling.
- 35. At Westminster in three weeks from Michaelmas; between William de Raleghe parson of the church of Norton, claimant; and John de Monteacuto, tenent; for three parts of a virgate of land in Norton. Assise was summoned to ascertain whether the land was frankalmoin belonging to the church of Norton, or the lay fee of John; that is to say which John gave to William, and Norton church, in exchange for the said three parts of a virgate, and half a virgate in the same vill which

Ailmer de Langeford held. William being, as he was, parson of Norton church, will hold the said three parts of a virgate from John and his heirs, quit of all secular service, and after the decease of William, or when he shall leave the said church, the said land shall revert to John and his heirs; and then there will remain to the church the half virgate which Ailmer held, to hold to Norton church and the parson succeeding William in pure and perpetual alms quit of all secular service to John or his heirs. Made in the presence of my lord J . . . , Bishop of Bath.

- 36. At Westminster the day of St. Botulf; between Simon de Duy, claimant; and Ralph de Punsont, tenent; for the fee of two knights in Suth Barowe. Simon quit claimed all his right in the said fee: for this Ralph gave him ten marcs.
- 37. At Ivelcestre Friday next after St. John Baptist; between Baldric son of Augustine, claimant; and Robert Pulain and Richard Pulain, tenents; for half a virgate of land in Pilton. Assise of mort ancestor was summoned. Robert and Richard acknowledged the right of Baldric to the land; for this Baldric gave Robert and Richard a moiety of the said half virgate and the capital messuage with appurtenances to hold of Baldric by the service of eighteen pence rendered annually by four quarterly payments. For this Robert and Richard gave Baldric two shillings sterling.
- 38. At Ivelcestre Friday next after St. John Baptist; between William son of Samson, claimant; and John de Bonevill, tenent; for one acre of meadow in Lideford and in Sullemede. Assise of mort ancestor was summoned. John acknowledged the said acre of meadow to be the right of William, and conceded the same to hold from him by the free service of one pound of cumin rendered at Michaelmas. John took his homage in the Court. For this William quit claimed to John all his right in a messuage and two acres and a half in Lideford the land of Beatrice de Pont.
- 39. At Ivelcestre Ash Wednesday; between Isabella who was the wife of Richard de Heselbrig', claimant; and William Chapelain, tenent; for one third part of a virgate of land in Heselbrig which Isabella claimed in dower from the free tene-

ment of Richard once her husband. William acknowledged the dower of Isabella; for this she granted the land to William to hold from her for her life by the service of four shillings annually. For this William gave Isabella ten shillings sterling.

40. At Ivelcestre Wednesday next after the Purification; between Isabella who was the wife of Richard de Heselbrig, claimant; and Gilebert Dacun, tenent; for one third part of half a virgate of land in Prestetun which she claimed in dower as of the free tenement of Richard once her husband. Gilebert acknowledged the dower; for this Isabella granted the land to Gilebert for her life to hold by the service of four shillings annually.

4 Henry HH. (A.D. 1219-20).

- 41. At Westminster in the octave of the Trinity; between Thomas de Arundel, claimant; and Nicholas de Arundel, tenent; for the fee of one knight in Saunford and in More. Nicholas acknowledged the fee to be the right of Thomas, who in return granted to Nicholas and his heirs half a knight's fee in Saunford, to hold the same from him and his heirs, doing therefor the service of half a knight: the residue of the aforesaid fee remained to Thomas quit of Nicholas and his heirs.
- 42. At Westminster in the octave of St. Michael; between Alice, Abbess of Godestowe, claimant; and Robert de Columbariis, deforciant; for the advowson of the church of Lannate. Assise of last presentation was summoned. Robert acknowledged the advowson to be the right of the Abbess and quit claimed the same to her and her successors and the church of St. John Baptist of Godestowe. For this the Abbess and convent received Robert and his heirs into all benefits and remembrances in the church of Godestowe.
- 43. At Westminster in the quinzaine of Michaelmas; between Alice who was wife of Hugh de Bonevill, claimant; and the Master and Brothers of the Hospital of Brugges, tenents; for one third part of a virgate of land and three hundred acres of wood in Overstaweie, which she claimed in dower as of

the free tenement of Hugh once her husband. Alice quit claimed to the Master and Brothers of the Hospital and their successors all her rights; for this the Master gave her ten shillings sterling.

- 44. At Westminster in the quinzaine of Trinity; between Thomas de Cilterne, claimant; and Thomas de Euercy, tenent; for the fee of one knight in Brumtay and in Aluinton. Thomas de Cilterne quit claimed to Thomas de Euercy all his rights in the said fee: for this Thomas de Euercy gave Thomas de Cilterne twenty shillings sterling.
- 45. At Westminster in three weeks of Trinity; between Agnes de Wyndestror, claimant; and Richard de Wechesford and Matilda his wife, tenents; for six ferlings in Thornecumb. Richard and Matilda acknowledged the right of Agnes; who for this granted them two ferlings of the same land, namely those which Richard de Thorncumb held, to hold from Agnes and her heirs rendering therefor at Easter one pair of gloves or one penny for all services. After the death of Matilda the two ferlings to revert to Agnes and her heirs for ever.
- 46. At Westminster within a month after Trinity; between Thomas de Blanc-muster, claimant; and William de Thorn, tenent; for half a knight's fee in Esse; when a duel in arms was waged between them in the Court; (unde duellum vadiatum armatum percussum fuit inter eos in prefata curia). William acknowledged the land to be the right of Thomas; for this Thomas granted the same to William to hold from him for ever, rendering therefor annually one marc.

5 Henry HH. (A.D. 1220-21).

47. At Westminster within a month of Easter; between William de Stutevill and Margery his wife, claimants, by Philip de Astell in her place; and Richard de Sey, tenent; for four carucates of land in Giuele. William and Margery acknowledged the land to be the right of Richard, to hold from William and Margery and the heirs of Margery, doing therefor the service of a knight: for this Richard gave William and Margery one hundred marcs.

- 48. At Westminster in the quinzaine of Easter; between Roger de Clifton, claimant; and Robert Prior of Bath, deforciant; for the advowson of the church of Radestok. Assise of last presentation was summoned. The Prior acknowledged the advowson to be the right of Roger, and quit claimed the same to him. For this Roger granted to the Prior yearly four marcs for himself and his successors and to his church of Bath by the way of benefit, from the church of Radestok by the hands of the parson for the time being. This concord was made in the presence of Joceline Bishop of Bath, he consenting.
- 49. At Westminster in the octave of St. Martin; between Amicia who was wife of William de Wellesleg, claimant; and John de Monte Acuto, tenent, by Thomas de Marisco in his place; for the third part of a virgate of land in Fordredesheye which Amicia claimed in dower as of the free tenement of William once her husband. Amicia quit claimed all her rights; for this John gave Amicia twenty shillings sterling.
- 50. At Westminster in the octave of St. Martin; between Eva who was the wife of Thomas de Berg, claimant; by Robert son of Walter in her place; and Symon de Berg, tenent; for the third part of one hide of land in Berg, and the third part of half a virgate of land in Westie, which Eva claimed in dower from the free tenement of Thomas, once her husband. Eva quit claimed her right to Symon: for this Symon gave Eva two marcs.

6 Henry III. (A.D. 1221–22).

51. At Westminster within a month after Michaelmas; between Walter Gernun, claimant; and Bernard Burguinny and Cristiana his wife, tenents; for three parts of three virgates of land in Rodes. Walter acknowledged the land to be the right of Cristiana and quit claimed the same to Bernard and Cristiana and the heirs of Cristiana. For this Bernard and Cristiana granted to Walter two and a half acres of the same land, namely one acre in Blakelande, half an acre in Amtheham, half an acre in Laiefurlong and half an acre in Prestwere, to hold the same of Bernard and Cristiana and the heirs of Cristiana, doing the

regal service which belongs to the one sixth part of a ferling of land in the same vill.

- 52. At Westminster in the octave of the Purification; between Juliana la Portere, claimant; and Geoffrey de Wudeford, tenent; for one virgate of land in Hestercumb. Juliana quit claimed her right to Geoffrey and his heirs. For this Geoffrey gave Juliana four marcs.
- 53. At Westminster in five weeks of Easter; between Maurice de Gant, querent; and Thomas de Berkelay, impedient; for the Hundreds of Beminstre, and Hareclive, and Porebiry. Plea of warranty of charter was summoned. Thomas acknowledged the said three Hundreds to be the right of Maurice, as those which he had by gift of the ancestors of Thomas. To have and to hold to the same Maurice and his sons and his sons' heirs, from Thomas and his heirs; rendering therefor yearly one marc. If Maurice shall die without heirs of his body or if he shall have heirs and they die, the said Hundreds to revert to Thomas and his heirs for ever.
- 54. At Westminster in the morrow of the Ascension; between Richard del Estre, claimant; and Agnes who was wife of Richard de Essche, tenent; for half a knight's fee in Henleg. Richard quit claimed all his right to Agnes; for this Agnes gave Richard twenty marcs.
- S5. At Westminster in the morrow of St. Paul; between Walter Gernon, claimant; and Joan daughter of Ranulf Gernon, tenent; for three parts of three virgates of land in Rodes: and between the same Walter, claimant; and Idonea sister of Joan tenent; for three parts of three virgates of land in the same vill. Joan acknowledged and granted to Walter three acres of land of her share, namely one acre called Middleacre and two acres in La Barewe. Also Idonea acknowledged and granted to Walter three acres of her share, namely, one acre and a half in Alinchesham, and half an acre in Prestewer, and three perches on Eledon and one perch in Selueronelcroft: to hold to Walter and his heirs from Joan and Idonea and their heirs for ever, doing therefor the service due to the king, belonging to the said six acres. For this Walter quit claimed to Amicia sister of Joan

and Idonea what further right he had in the land of Joan and Idonea. And quit claimed what right he had in three parts of three virgates of land, which Amicia held as her share, as inheriting from Ranulf her father.

56. At Westminster in the octave of the Trinity; between Godfrey de Auno, claimant, by Henry Beket in his place; and William son of Roger, tenent; for a quarter part of one virgate of land in Cumpton. William acknowledged the right of Godfrey to the land and quit claimed the same: for this Godfrey gave William one marc.

7 Henry HH. (A.D. 1222-23).

57. At Westminster in three weeks after Easter; between Emma who was the wife of William Daci, claimant; and Brother Walter de Clopton, keeper of the Hospital of the Trinity of Ivelcestre, tenent; for a third part of ten acres of land, fifteen acres of meadow and two mills in Ivelcestre; which third part Emma claimed in dower as of the free tenement of the said William once her husband. Brother Walter acknowledged the right of Emma to the dower; for this Emma granted her third part to Brother Walter, to hold for himself and his successors for the said Hospital from Emma while she lived, rendering therefor one marc annually; and if Brother Walter or his successors do not render the said marc, Emma may distrain until full payment is made.

58. At Westminster in a month from Easter; between Margery who was wife of Roger, claimant; and Richard, Prior of Brutton, tenent; for a third part of half a hide of land in Brutton, which Margery claimed in dower as of the free tenement of the said Roger once her husband. Margery quit claimed to the Prior and his successors and to the church of Brutton all her right: for this the Prior ought to pay Margery four shillings yearly, and Margery may distrain if not paid.

59. At Westminster in the octave of St. Yllar; between Mathew de Clivedon, claimant; and John de Ken, tenent; for two knights' fees in Ken and Hiwis: when a duel in arms was

waged between them in the Court. Mathew acknowledged the two fees to be the right of John, to hold from Mathew, doing therefor the service of two knights, except regal service, as much as belongs to a virgate and eight acres of the same land. For this John granted to Mathew one virgate and eight acres of the same land in Hiwis, namely thirty two acres and a messuage which lie in a field called Amerham, held by Matilda, widow; and forty acres lying in the same field next the thirty two acres; to hold of the chief lord of the fee by the service which belongs to that land. And besides John gave Mathew ten marcs.

60. At Westminster in the morrow of St. Edmund; between Robert de Aumary, querent, by Richard de Aumary in his place; and Hubert de Warham and Eustachia his wife, deforciants; for four hides of land in Ubbeleia. Robert complained that Hubert and Eustachia deforced him of the said four hides, against a fine thereof made in the Court of King John by cirograph between Robert and Geoffrey Peverell and Godehelda his wife and mother of Eustachia whose heir she is. Hubert and Eustachia acknowledged the land to be the right of Robert to hold from Hubert and Eustachia and the heirs of Eustachia, rendering therefor twenty five shillings yearly for all services. For this Robert gave Hubert and Eustachia twenty shillings sterling, and besides Robert remitted all damages.

(Endorsed.) The Abbot of Keynsham put in his claim,

8 Henry III. (A.D. 1223-34).

61. At Westminster in the quinzaine of Michaelmas; between Richard de Oilly, querent; and Henry del Ortyay and Sabina his wife, impedients; for a hide and half a virgate, and three acres of land, in Hambrugg, that is to say the land which William de Mariscis, Robert de la Hull, and Wakeline de Mariscis, held there. Plea of warranty of deed was summoned. Henry and Sabina acknowledged the right of Richard, as the gift of the ancestors of Sabina, to hold from Henry and Sabina and the heirs of Sabina, rendering annually a pair of gilt spurs or six pence, and one pound of pepper: the gilt spurs or six pence at Easter, and the one pound of pepper at Michaelmas, for all ser-

vice save service due to the king, and besides Henry and Sabina warranted to Richard; and Richard gave them three marcs.

- 62. At Westminster in the quinzaine of the Purification; between Alpesia who was wife of Geoffrey de Sancto Claro, claimant; and Elyas Cofin and Alice his wife, tenents; for the third part of fifteen shillings rent in Piplepan, and the third part of the wood there, which Alpesia claimed in dower as of the free tenement of Geoffrey once her husband. Alpesia quit claimed her right to Elyas and Alice: for this Elyas and Alice gave Alpesia fifty shillings sterling.
- 63. At Westminster in the quinzaine of Trinity; between Godfrey de Alno, claimant; and Thomas, Prior of Bath, tenent; for six acres and a half of land, one acre of meadow, and a messuage in Cumpton. Godfrey complained that the Prior unjustly occupied the said property by reason of half a hide of land which remained to the Prior by a fine made at Westminster between Godfrey and Robert, and Robert a former Prior. The Prior acknowledged the property to be the right of Godfrey and rendered it to him in the Court. For this Godfrey gave the Prior and his successors two acres and a half of the said land, namely those two acres which lie in Staulcumbe near the stream, and a half acre in the field westward near Langheg; for two acres which the Prior gave to Godfrey, namely, those which lie in Claylegh juxta Portway.
 - 64. (Wanting, through error in numbering.)
- 65. At Westminster in the quinzaine of Easter; between Thomas Burell, claimant, by Peter his brother in his place; and Robert de Middelton, tenent; for seven virgates of land in Middelton. Thomas quit claimed all his right to Robert; for this Robert gave him ten pounds sterling.

9 Henry III. (A.D. 1224-25).

66. At Ivelcestre in the morrow of the Nativity of the Virgin; between Saerus de Aldenham, claimant; and Henry de Furnell, tenent; for a moiety of the manor of Ar with appurtenances. Assise of mort ancestor was summoned. Saerus

remitted and quit claimed all the rights he had or may have in the said land to Henry. For this Henry gave Saerus one hundred shillings sterling.

- 67. At Westminster in the octave of St. Hillary; between Richard Abbot of Keynsham, claimant; and Robert Aumary, tenent; for four hides of land in Ubbelegh. A duel in arms was waged and fought between them in the Court. The Abbot acknowledged the four hides to be the right of Robert; for this Robert conceded to the Abbot and his successors the advowson of the church of the same vill and common of pasture for five score sheep. Robert also conceded that the Abbot should have twenty pigs in the wood free of pannage; and further Robert quit claimed to the Abbot all his right in four virgates of land in Stocton and Filton, and besides Robert gave the Abbot twenty marcs.
- 68. At Westminster in the octave of St. Michael; between Huward de Rikelegh, claimant; and Margery who was the wife of Adam de Wodeton, tenent; for two virgates and a half of land and twenty shillings rent in Holewale. Huward acknowledged the two virgates and a half to be the right of Margery, to hold from him and his heirs, doing therefor regal service as much as belonged to the fee of one knight in the same vill. For this Margery quit claimed to Huward all the right she had to the rent of twenty shillings.
- 69. At Ivelcestre in the morrow of the Nativity of the Virgin; between Robert son of William, claimant; and Ralph le Fort, tenent; for the fourth part of a knight's fee in Binnewchi. Robert acknowledged the right of Ralph. For this Ralph gave Robert ten marcs.

10 Henry HH. (A.D. 1225-26).

70. At Westminster in the quinzaine of St. Hillary; between Ralph de Rocheford, claimant; and John Bonet, tenent; for the fourth part of a knight's fee in Langeford. John acknowledged the land to be the right of Ralph; for this Ralph granted the same to John to hold for all the life of John from Ralph and his

heirs, doing therefor the service due to the king which belongs to the fourth part of a knight's fee. After the death of John the land to revert to Robert de Rocheford the brother of Ralph or his heirs, to hold of Ralph and his heirs by the aforesaid service.

71. At Westminster in three weeks of Easter; between Alan le Harpur, claimant; and Josceus de Baiocis, tenent; for one virgate of land in Twywerton. Alan quit claimed his right to Josceus. For this Josceus gave Alan nine marcs in money: and if Alan produce any other deed relating to the land it shall be nothing worth.

72. At Westminster in the quinzaine of St. Martin; between Godfrey de Alno, claimant; and Gundreda, daughter of Fulcan, tenent; for a virgate of land in Cumpton. Gundreda acknowledged the right of Godfrey; and for this Godfrey remised the land to Gundreda to hold for her life of Godfrey and his heirs quit of all service: and after the decease of Gundreda the said virgate to revert to Godfrey and his heirs. Moreover Godfrey conceded to Gundreda one messuage at Forde, namely that which William de Forde held and a grove called Chelegrove; a meadow called Buckmead; and five acres of land in Suthfeld, namely two acres and a half next to Whichestandelf, and an acre which Robert Cobbe held near Portweye, and an acre near Hokeddegne towards the east, and half an acre near le Legheslade; and five acres in Estfeld, namely, one acre in the middle of the ferling called Videcumb, one acre near Shelegrave towards the east, two acres and a half in the middle of the ferling called Legh, and half an acre which Edmund Stokes held near Kaleweden: rendering therefor yearly six pence for all service save regal service. And Gundreda quit claimed what further right she had in the vill of Cumpton and in the mill of Wudeberg.

11 Henry HH. (A.D. 1226-7).

73. At Westminster in three weeks of Easter; between Roger Russel and Alice his wife, claimants; and Richard Bishop of Salisbury, who Roger Tyrel called to warrant and who warranted; for a virgate and a half of land in Childe-

cumpton. Assise of mort ancestor was summoned. Roger and Alice quit claimed for themselves and the heirs of Alice, to the Bishop and his successors and to Roger Tyrel. And further Roger and Alice quit claimed to the Bishop and his successors and to Roger Tyrel, all the right they had in half a virgate of land in Childecumpton which Agnes the mother of Alice held there in dower after the decease of Agnes. For this concord the Bishop gave Roger and Alice forty shillings sterling.

- 74. At Ivelcestre in the quinzaine of the Purification; between Edulfus son of Richard, claimant; and Henry Carectarius, tenent; for one virgate of land in Middlesowy. Assise of mort ancestor was summoned. Edulfus quit claimed his right to Henry; for this Henry gave Edulfus one marc.
- 75. At Ivelcestre in the morrow of the octave of Ash Wednesday; between Walkelinus de Bonham, querent; and William de Sumery, deforciant; for common of pasture in Digenscove. William acknowledged and granted the same to Walkeline, except in his meadows, for his demesne oxen, with free ingress and egress with the oxen of William. And further William acknowledged and granted to Walkeline that all his men should have common for all sorts of cattle in La Hurste, rendering therefor two shillings yearly. And if William or his heirs shall sell the herbage of his meadows, or the herbage of the pasture when Walkeline ought to have common, Walkeline shall have a moiety of the profits. For this Walkeline granted common to William in the same vill for all his demesne oxen, with free ingress and egress, and the same rights in the herbage of the same.
- 76. At Ivelcestre in the octave of Ash Wednesday; between Henry de Vinat and Rametta his wife, claimants; and Claricia de Welles, tenent, by Hugh de la Pleisse in her place; for the third part of half a virgate of land in Coltord: and between the same Henry and Rametta, claimants; and Thomas Le Border and Lucia his wife, tenents, by the same Hugh in their place; for the third part of the remaining two parts of the same half virgate: and between Henry and Rametta, claimants; and Hugh de la Plesse and Cecilia his wife, tenents; for two parts

of the said two parts of the said half virgate. Assise of mort ancestor was summoned. Henry and Rametta quit claimed their rights to Claricia, Thomas and Lucia, Hugh and Cecilia, and the heirs of Claricia, Lucia, and Cecilia: for this Claricia, Thomas and Lucia, Hugh and Cecilia, gave Henry and Rametta twenty shillings sterling.

77. At Ivelcestre in the morrow of Ash Wednesday; between Geoffrey de Katenhore, claimant; and William Driscanche, tenent; for a ferling of land in Timbercumbe. Assise of mort ancestor was summoned. William acknowledged the right of Geoffrey to hold from William, rendering annually half a pound of cumin for all service save service due to the king: for this Geoffrey gave William one marc.

78. At Ivelcestre in the octave of Ash Wednesday; between Philip de Wikes and William le Daneys of Wrokeshall, claimants; and Mathew de Clivedon, who Agatha his mother called to warrant as to her dower from the moiety of a hide and eighty acres of land and twenty acres of wood in Middelton which the said Philip and William claimed against Agatha. Philip and William quit claimed their right to Mathew and Agatha; for this Mathew granted to Philip and William common for the demesne cattle of those of the same vill in Withemede and Cumbe with the cattle of Mathew, after the hay and corn had been carried, if Mathew or his heirs in Witheyemede or in Cumbe shall have cultivated and sown the land and not otherwise. Also Philip and William shall have common elsewhere in that same vill for all their animals: thus if Mathew or his heirs sold the herbage there or elsewhere in the same vill, Philip or his heirs have a moiety of the profits therefrom arising. And if Mathew or his heirs acquired any other pasture outside the manor, or let the land lie uncultivated, thereby withdrawing from the same Philip and William their common in Withymede, or in Cumbe, or elsewhere in the same vill; then nevertheless Philip and William shall have their common in the aforesaid places and elsewhere throughout all the same vill. Mathew or his heirs shall have given to any one common in the aforesaid places for their beasts, Philip and William shall have as many cattle from their demesne: and if Mathew or his heirs

grant to others common in the aforesaid places or elsewhere in that vill for their beasts, then Philip and William may have there the beasts of their friends and neighbours.

79. At Ivelcestre in the morrow of the octave of Ash Wednesday; between Robert Mile, claimant; and Adam Gihaine, tenent; for a virgate of land in Luketun. Assise of mort ancestor was summoned. Adam acknowledged the right of Robert to the land; to hold from Adam rendering therefor annually seven shillings and two pence: for this Robert gave Adam twenty shillings sterling.

80. At Ivelcestre in three weeks of the Purification; between Geoffrey de Barinton, querent; and Henry de Ortiaco and Sabina his wife, deforciants; for a rent of sixteen quarters of corn well winnowed in Petteneia. Assise of mort ancestor was summoned. Geoffrey quit claimed all his right to Henry and Sabina: for this they gave him seven marcs.

- 81. At Ivelcestre in three weeks of the Purification; between Richard Kapevaus, claimant; and William Smalfish and Matilda his wife, tenents; for half a virgate of land in Litleton: and between the same Richard, claimant; and Sibilla daughter of Richard, tenent; for half a virgate of land in the same vill. Assise of mort ancestor was summoned. William and Matilda and Sibilla acknowledged the land to be the right of Richard and quit claimed the same: for this Richard gave William and Matilda sixteen shillings and eight pence, and Sibilla seven shillings sterling; and Richard granted to Sibilla two parts of the old crop of corn from the land for the year to Michaelmas, as well the winter as the spring corn.
- 82. At Ivelcestre in the quinzaine of the Purification; between Jordan la Ware and Jordan le Veske, claimants; and Robert le Sor, deforciant; for the moiety of the advowson of the church of Bacwell. Assise of last presentation was summoned. Jordan la Ware and Jordan le Veske quit claimed their right: for this Robert gave Jordan la Ware six marcs, and Jordan le Veske four marcs.
- 83. At Ivelcestre in three weeks of the Purification; between William de Horsye, claimant; and Margery Belec, tenent; for

half a hide of land in Charleton. Assise of mort ancestor was summoned. Margery acknowledged the right of William, to hold from Margery and her heirs, doing therefor the service of the fifth part of a knight's fee: for this William gave Margery five marcs.

84. At Ivelcestre in the octave of Ash Wednesday; between Edmund de Thoderham, claimant; and Hugh Fichet, tenent; for seven acres of land and one acre of meadow in Spaxton. Assise of mort ancestor was summoned. Edmund quit claimed his right: for this Hugh gave Edmund thirty shillings sterling.

85. At Ivelcestre in the quinzaine of the Purification; between Michael de Sturtun, claimant; and John Travers, tenent; for a knight's fee in Northberwe. The Great Assise was summoned. Michael quit claimed his right; for this John gave him forty shillings sterling.

86. At Ivelcestre in the morrow of the octave of Ash Wednesday; between Peter Parcarius, claimant; and Brother Alan, master of the Knights Templars in England, tenent; for two virgates and five acres of land in O. perton. Assise of mort ancestor was summoned. Peter acknowledged the right of the Master and Brothers: for this the master granted the land to Peter to hold of the Master, rendering therefor yearly one marc, saving to the Master two parts of all the corn crop as well that sown in the winter as that autumn; the rest of the corn crop emained to Peter. And be it known that Amicia late wife of John de Bonevile quit claimed her part which she held in dower.

(Endorsed.) Henry de Chedindon put in his claim.

87. At Ivelcestre in three weeks of the Purification; between Jordan de Wethull, claimant; and William, Chaplain of Aldicheford and Geoffrey son of Robert, tenents; for three parts of a virgate of land in Lovinton. Assise of mort ancestor was summoned. Jordan quit claimed his right to William and Geoffrey: for this William and Geoffrey gave Jordan five shillings sterling.

88. At Ivelcestre in the quinzaine of the Purification; between Henry de Welleslegh and Walerand de Welleslegh,

claimants, by Richard son of Henry in the place of Henry, and William le Bret in the place of Walerand; and Robert son or Walerand, tenent, by Robert de Cumpton in his place; for two parts of a ferling of land and a messuage in Dultington: and between the same Henry and Walerand, claimants, by the same Richard and William; and Adam de Fonte, tenent, by the same Robert de Cumpton; for two parts of a ferling of land and a messuage in the same vill: and between the same Henry and Walerand, claimants, by the same Richard and William; and Edelina de Esse, tenent, by the same Robert; for two parts of a ferling of land and a messuage in the same vill: and between the same Henry and Walerand, claimants, by the same Richard and William; and Alice who was the wife of Nicholas de Jactun, tenent, by the same Robert in her place; for two parts of two ferlings of land and two messuages in the same vill: and between the same Henry and Walerand, claimants, by the same Richard and William; and Diana who was the wife of William Forestar, tenent, by the same Robert in her place; for two parts of two ferlings of land and two messuages in the same vill. Henry and Walerand quit claimed to Robert, Adam, Edelina, Alice, and Diana, all their rights in the said land and six messuages: for this Robert son of Walerand, Adam, Edelina, Alice, and Diana gave Henry and Walerand eight marcs.

89. At Ivelcestre in the morrow of Ash Wednesday; between Richard son of Elyas, claimant; and Walter Camerarius, tenent; for fifteen acres of land in Bidesham. Assise of mort ancestor was summoned. Richard quit claimed all his right to Walter: for this Walter gave Richard six shillings sterling.

90. At Ivelcestre in three weeks of the Purification; between Matilda daughter of Roger fitz Payne; and Roger fitz Payne who Geoffrey son of Muriel called to warrant; for a virgate of land in Stratton which Matilda claimed from Muriel de Stratton. Muriel called the same Geoffrey to warrant, who came and warranted. Roger acknowledged and granted to Matilda five acres of land, namely one acre near Linche towards the south, one acre near Rugehamsclade towards the east, one acre on Puthulle towards the west, and half an acre near Wydecroft towards the sun, and

half an acre near the Batcombe road towards the south. Further Roger gave Matilda other fifteen acres in the same vill, namely two acres in Berfurlang towards the north, two acres on Hamme towards the north, one acre near the Brude road towards the east, one acre and a half on Bishopsdon towards the north, one acre on Craulinche towards the east, half an acre near Craulinchemedwe towards the east, one acre near the Bath road towards the east, half an acre on Linche towards the west, half an acre in Sutfurlang near the water of Brude towards the west, one acre next the water of Buteham towards the west, one acre on Mudebury towards the west, one acre in Sthrouedale towards the east, one acre near H.. de towards the sun, and one acre near Croftishende towards the north: Matilda to hold the same from Roger, rendering therefor annually at Easter one pair of gloves or one penny for all service saving regal service. For this concord Matilda quit claimed all her rights to the surplus of the said lands.

- 91. At Ivelcestre in the octave of Ash Wednesday; between Geoffrey de Wudeford, claimant; and Hamo son of Richard, tenent; for half a knight's fee in Staweia. Geoffrey quit claimed his right to Hamo: for this Hamo gave Geoffrey thirty marcs.
- 92. At Ivelcestre in the quinzaine of the Purification; between Michael de Sturton, claimant; and Henry Huse, tenent; for ten parts of a knight's fee in Childecumpton. The Great Assise was summoned. Michael quit claimed his right to Henry; for this Henry gave him five marcs and a half.
- 93. At Ivelcestre in the quinzaine of the Purification; between Hugh de la Clive, claimant; and Roger de la Clive, tenent; for half a virgate of land in Libeners. The Great Assise was summoned. Roger acknowledged and granted to Hugh a moiety of the said half virgate and the capital messuage thereto belonging, namely that half towards the sun, to hold of the chief lord of the fee by the service which to that land and messuage belonged. For this Hugh gave Roger a messuage in the same vill near the capital messuage towards the west, and further Hugh quit claimed all his right in the other moiety aforesaid. This agreement was made in the presence of

Hawysia mother of Roger who held the third part of the same half virgate and capital messuage in dower, she consenting.

- 94. At Ivelcestre in three weeks of the Purification; between Stephen de Stroud and Christina his wife, claimants; and Robert Trivet, tenent; for twenty acres of land in Sutton. Assise of mort ancestor was summoned. Robert acknowledged the right of Christina and quit claimed to Stephen and Christina and the heirs of Christina: for this Stephen and Christina gave Robert three marcs.
- 95. At Ivelcestre in the quinzaine of the Purification; between Thomas Ruffus, claimant; and Thomas son of Michael and Letitia his wife, tenents; for half a messuage in Radeclive. The Great Assise was summoned. Thomas Ruffus quit claimed his right to Thomas son of Michael and Letitia and the heirs of Letitia. For this Thomas son of Michael gave Thomas Ruffus seven marcs.
- 96. At Ivelcestre in the quinzaine of the Purification; between Thomas le Ostricer, claimant; and Henry, Prior of Ferlegh, tenent; for half a virgate of land in Henton. The Great Assise was summoned. And for half a virgate of land in the same vill, when assise of mort ancestor was summoned. Thomas quit claimed his right to the Prior and his successors and his church of Ferlegh; for this the Prior gave Thomas four marcs.
- 97. At Bath in the morrow of the Sunday after Easter; between Robert de Bello Campo, claimant; and John le Dancis, who Walter de Lotherford called to warrant; for half a hide of land in Fodindon, for which half hide Robert claimed service from Walter, namely the thirteenth part of a third part of one knight. John warranted the land as that which he held from Walter by the service of the fifth part of one knight, as Walter acknowledged in the Court. Assise of mort ancestor was summoned between Robert and Walter. John acknowledged the right of Walter and conceded that Walter should hold the land of Robert by the service of the fifth part of one knight, which service Walter had already done, so that John had no

other claim in the said land whether in demesne or in service. For this concord Robert gave John five marcs.

98. At Bath in the morrow of the Sunday after Easter; between William, Walter, and John, brethren of the house of Lepers of Socfard, claimants, by Walter, clerk, of Kamel, in their place; and John le Dancis, tenent; for seven acres of land in Ivelcestre. Assise was summoned as to whether the said seven acres were the free alms belonging to the house of Socford, or the lay fee of John. John acknowledged and conceded to William, Walter, and John, one acre and a half of meadow of the same land south of the land of Geoffrey Curre, and also John granted them three acres on Casteler near the said house (of Lepers) towards the north: to hold the same in frank almoin free of all services and exactions: for this concession William, Walter, and John quit claimed to John and his heirs all right or claim which they had in the surplusage of the said land.

99. At Ivelcestre in the morrow of Ash Wednesday; between Robert de Gurnay, claimant; and Hugh, Prior of Bermundeseia, deforciant; for the advowson of the church of Inglescumbe. Assise of last presentation was summoned. Robert acknowledged the right of the Prior and his church to the said advowson and quit claimed the same; and the Prior received Robert and his heirs into all benefits and orisons in the church of Bermundeseia.

(Endorsed.) The Prior of Bath put in his claim.

100. At Bath in the morrow of the Sunday after Easter; between Osmund Chapman and Sibilla his wife, claimants; and Matilda late the wife of Geoffrey Scolemaistre and Hugh his son, tenents; for a virgate of land in Lidetherd. Assise of mort ancestor was summoned. Osmund and Sibilla quit claimed to Matilda and Hugh; for this Matilda and Hugh gave Osmund and Sibilla two marcs.

101. At Ivelcestre in the morrow of the octave of Ash Wednesday; between Richard de Oylli, claimant; and Henry de Ortiaco and Sabina his wife, tenents; for two parts of three virgates of land in Hembrige. And between the same Richard, claimant; and Mabilia who was the wife of Richard Revel,

tenent; for the third part of the same three virgates. Mabilia called to warrant the said Henry and Sabina as to her dower, who came and warranted. Assise of mort ancestor was sum-Richard quit claimed to Henry and Sabina, and Mabilia, and the heirs of Sabina, all his right in the land. For this Henry and Sabina gave Richard two acres of land in the same vill which lie in the tillage of Hunneswurth towards the west of the ten acres which Mabilia held in dower when this concord was made: to hold of Henry and Sabina and the heirs of Sabina, with the land in the same tillage, and with half a hide which Richard formerly held in the same vill. Rendering therefor annually one pound of pepper at Michaelmas for all service saving service due to the king. And besides, Henry and Sabina conceded, that eight acres of the said ten acres which Mabilia held in dower, after the decease of Mabilia shall remain to Richard and his heirs, to hold with the aforesaid two acres, with all other land which Richard formerly held in the same vill, by the aforesaid service. And if Richard produce any other deed against Henry and Sabina, it shall be nothing worth.

- 102. At Ivelcestre in the quinzaine of the Purification; between Henry Huse, claimant; and Godfrey Huse, tenent; for a virgate of land and a half, and two acres of wood and a messuage with appurtenances, in Gatewie. The great assise was summoned. Godfrey acknowledged the land, wood, and messuage to be the right of Henry: for this, Henry conceded the same to Godfrey, to hold of Henry; rendering therefor annually four shillings for all service saving service due to the king.
- 103. At Ivelcestre in the morrow of the octave of Ash Wednesday; between Vitalis Engaine, claimant; and Benedict son of Elyas, tenent; for twenty acres of land in Worle. Benedict acknowledged the land to be the right of Vitalis and quit claimed the same: for this Vitalis gave him five shillings sterling.
- 104. At Wylton in the quinzaine of Easter; between Peter, Abbôt of Teukesbiry, claimant; and Richard, Abbot of Keynesham, tenent; for the advowson of the church of

Burnet. The Abbot of Keynesham acknowledged the advowson to be the right of the Abbot of Teukesbiry and quit claimed the same. And the Abbot of Teukesbiry conceded that he and his successors should render annually to the Abbot of Keynesham fifty shillings sterling at Keynesham within the quinzaine of Michaelmas. And the Abbot of Teukesbiry conceded that if he or his successors should default, the Abbot of Keynesham may distrain the chattels and land of the Abbot of Teukesbiry at Burnet for the full payment of the fifty shillings.

105. At Wilton in three weeks of Easter; between Mabilia who was the wife of Mathew de Capella, claimant; and Robert, Abbot of Glaston, tenent; for the third part of the pasture for fourteen beasts and sixteen pigs in the park of Pulton, and for the third part of one faggot of dead wood in the same park any day in the year. And between the same Mabilia, claimant; and Felicia de Capella, tenent; for the third part of a hide of land in Pulton, and for the third part of a third part of a virgate of land in Littleton. And between the same Mabilia, claimant; and Topacia de Capella, tenent; for the third part of a third part of a hide in Pulton, and for the third part of a third part of a virgate in Littleton. And between the same Mabilia, claimant; and Joan de Capella, tenent; for the third part of a hide in Pulton, and for the third part of a third part of a virgate in Littleton: which third parts Mabilia claimed as dower from the free tenement of Mathew once her husband. Mabilia quit claimed to the Abbot and his successors and to the church of Glastingbiry; and to Felicia, Topacia, and Joan, and their heirs, all her dower rights in the said pasture, faggot of wood, and in the other lands. For this the Abbot gave Mabilia half a marc.

106. At Ivelcestre in the morrow of Ash Wednesday; between Richard de Cinnoc, claimant; and Thomas de Dummer, tenent, by William de Wyke in his place; for five acres of land and a messuage in Montacute. The great assise was summoned. Richard quit claimed to Thomas all his right in the said land and messuage; for this Thomas gave Richard twenty three shillings and four pence.

- 107. At Bath in the morrow of the Sunday after Easter; between Walter le Taillur, claimant; and Thomas, Prior of St. Peter's of Bath, tenent; for a messuage in Bath. Walter quit claimed to the Prior and his successors all his right in the said messuage: for this the Prior gave Walter twenty shillings sterling.
- 108. At Ivelcestre in the quinzaine of the Purification; between Margery and Isabella daughters of Henry Foliot, claimants; and Thomas Foliot, tenent; for the fourth part of a virgate of land in Pukereleston. Assise of mort ancestor was summoned. Margery and Isabella quit claimed to Thomas all their rights: for this Thomas gave them two marcs.
- 109. At Ivelcestre in the octave of Ash Wednesday; between William Wyting, claimant; and William Wdgerubbe, tenent; for a virgate of land in Herdington. William Wyting quit claimed to William Wdgerubbe; for this William Wdgerubbe gave William Wyting three marcs.
- tio. At Ivelcestre in the morrow of Ash Wednesday; between Gunnora de Sancto Hillario, claimant; and Richard de Dinham, who Geoffrey son of Richard called to warrant; for a virgate of land in Corstevea which Gunnora claimed against Geoffrey, which land Richard warranted to Geoffrey. The great assise was summoned between Gunnora and Richard. Gunnora acknowledged the right of Richard, to hold for the life of Gunnora, rendering annually one pound of cumin or two pence at Michaelmas, for all services saving regal service. After the decease of Richard the land to revert to Geoffrey and his heirs to hold of Gunnora and her heirs by the aforesaid service. For this concord Richard gave Gunnora five marcs and a half.
- III. At Ivelcestre in the morrow of the octave of Ash Wednesday; between Isanbergia daughter of Ralph, and Cristiana, daughter of Dionisia, claimants; and Paganus de Ludewell, tenent; for half a virgate of land in Wringemareis. Assise of mort ancestor was summoned. Isanbergia and Cristiana quit claimed their rights to Paganus; for this Paganus gave them five marcs.

- 112. At Ivelcestre in the morrow of Ash Wednesday; between Osmund son of Gunilda, claimant; and John son of Eustachius, tenent; for five acres of land and an acre of meadow in Lanbroc. Assise of mort ancestor was summoned. John acknowledged the right of Osmund and conceded the same in the Court, to hold from John and his heirs, rendering therefor annually ten pence for all service save service due to the king. For this Osmund gave John one marc.
- 113. At Ivelcestre in the quinzaine of the Purification; between William son of Maurice and Joan his wife, claimants; and Richard son of Thomas, tenent; for a virgate of land in Boclande. Assise of mort ancestor was summoned. William and Joan quit claimed for themselves and the heirs of Joan, to Richard and his heirs all their rights in the land: for this Richard gave them twenty shillings sterling.
- 114. At Ivelcestre in three weeks of the Purification; between Henry Kec and Amicia his wife, claimants; and William Borde and Wymarca his wife, tenents, by Wymarca in the place of William; for the third part of half a messuage and half an acre of land in Welles, which third part Henry and Amicia claimed as the dower of Amicia from the free tenement of Walter Gobifore once her husband. Henry and Amicia quit claimed to William and Wymarca and the heirs of Wymarca all their rights in the name of dower: for this William and Wymarca gave them ten shillings sterling.
- Robert de Morceles, claimant; and Jordan Ridel, tenent; for one knight's fee in Cusinton. Robert remitted all his claim in the said fee; for this Jordan gave him twenty seven marcs, and ten pence.
- 116. At Ivelcestre in the morrow of Ash Wednesday; between Robert de Novo-burgo, claimant; and Margery Belet, tenent; for the manor of Brunfeud, and half the manor of Cherletun. Robert acknowledged all the manor of Brunfeud and half the manor of Cherletun to be the right of Margery, to hold the same of Robert, doing therefor the service of a knight and the fifth part of a knight for all services.

- 117. At Ivelcestre in the morrow of the octave of Ash Wednesday; between William de Coleford, claimant; and Henry de Tukeswell, tenent; for half a virgate of land in Tukeswell. Assise of mort ancestor was summoned. William quit claimed to Henry all his rights: for this Henry gave William four marcs.
- 118. At Bath in the morrow of the Sunday after Easter; between Anestacia daughter of William Wrang and Richard Stede, claimants; and Jordan son of Thomas, tenent, by Hugh de Mumford in his place; for half a virgate of land in Pile. Assise of mort ancestor was summoned. Anastacia and Richard quit claimed all their right: for this Jordan gave them four marcs and a half.
- 119. At Ivelcestre in the octave of Ash Wednesday; between Roger Silke, clerk, claimant; and William Pilcorn and Eva his wife and Alice a sister of Eva, tenents; for a messuage in Tanton. Assise of mort ancestor was summoned. Roger quit claimed to William, Eva, and Alice: for this they gave him twenty nine shillings and four pence.
- 120. At Ivelcestre in the morrow of the octave of Ash Wednesday; between William son of William son of Arthur de Clopton, claimant; and Richard Abbot of Keynesham, deforciant; for the advowson of the Church of Clopton. Assise of last presentation was summoned. The Abbot acknowledged the advowson to be the right of William and besides he conceded and quit claimed to William and his heirs half a virgate of land in the same vill which William Coleman held, with his sequela (i.e., villein, his family and belongings), and all the grove called Muk . . . ling, and three acres and a half of meadow in Northmede towards the east, and also the Abbot quit claimed for himself and his successors to William all easements, husbote, and haybote, which he had in the wood of William de Clopton, and common of pasture for four oxen and two cows which he had with his demesne oxen and cows, and mast for ten pigs which he had in the wood of William de Clopton, and pasture for one hundred sheep which he had as well in the hills as in other uncultivated feeding ground in the

manor of Clopton. For this William gave the Abbot fifteen marcs, and also conceded to the Abbot the first presentation to the said church; but so that after the decease of the clerk so presented the advowson and right to the presentation shall remain to William and his heirs.

121. At Ivelcestre in three weeks of the Purification; between Henry le Botiller and Matilda his wife, Martin de Tackel and Mabilia his wife, claimants; and Maurice de Canut, tenent; for half a hide of land in Dundrey. Assise of mort ancestor was summoned. Henry and Matilda, Martin and Mabilia quit claimed for themselves and the heirs of Matilda and Mabilia to Maurice and his heirs: for this Maurice gave them fifteen marcs.

122. At Ivelcestre in three weeks of the Purification; between Edmund de Tudenham, claimant; and William de Clivedon and Alda his wife, deforciants; for three carucates of land in Luninton. Edmund complained that William and Alda had more than they ought as the dower of Alda from the free tenement of Roger de Remes once the husband of Alda. Edmund acknowledged the land to be the dower of Alda, the gift of Roger his uncle, whose heir he was; except three virgates and the advowson of the church of the said vill, with the villeins, their villeinages and all their sequelæ (families and belongings): that is to say five acres which Edith wife of David son of Adam held, and five acres which Alice wife of William Fabri held, and half a virgate which Unfrey son of Gerald held, and half a virgate which Hugh Seman held, and half a virgate which Gilbert son of Gerald held, and five acres which Gerald Brichriche held, and five acres which Edith wife of Godfrey son of Ralph held, and half a virgate which Richard son of Geoffrey held; and William and Alda had and held all the rest of the three carucates, except the three virgates and the aforesaid advowson, of Edmund for the life of Alda as dower; and after the decease of Alda the residue of the three carucates so held in dower shall revert to Edmund and his heirs for ever.

123. At Ivelcestre in the octave of Ash Wednesday; between Adam claimant; and Robert de Eston, tenent;

for a virgate of land in Pedreham, and for two ferlings in Childeston, and for twenty rent in Blakemore. Assise of mort ancestor was summoned. Robert conceded to Adam one virgate of the said land, that called Slottesland, and the land of Parva Brech and of Brodecroft, to hold of him and his heirs, doing therefor the service of the twentieth part of one knight, for all services. For this Adam quit claimed to Robert his rights in any surplusage of the said land and to all the aforesaid rent.

(Endorsed.) Robert de Dernakes eldest brother of Adam put in his claim.

Jordan la Warre put in his claim on the part of Idonea his wife.

- 124. At Ivelcestre in the octave of Ash Wednesday; between John Cinnoc and Matilda his wife, claimants; and Henry de Wrokeshal, tenent; for two parts of a ferling of land in Wemedon. Assise of mort ancestor was summoned. John and Matilda quit claimed to Henry; for this Henry gave them one marc.
- 125. At Ivelcestre in the morrow of the octave of Ash Wednesday; between Alured de la Cumbe and Sabina his wife, claimants; and Herbert de Caune, tenent; for five ferlings of land in Stofford. Assise of mort ancestor was summoned. Herbert acknowledged the land to be the right of Sabina, held by Alured and Sabina and the heirs of Sabina of Herbert, rendering annually five shillings at Michaelmas for all service saving the regal service to the said land belonging; for this Alured and Sabina gave Herbert two marcs.
- 126. At Ivelcestre in the octave of Ash Wednesday; between Jordan de Clinton and Alina his wife, Robert de Baggetrupe and Sibilla his wife, and Sarra daughter of Gerard, claimants, by Jordan and Robert in the place of Alina, Sibilla, and Sarra; and Richard de Mucegros, tenent; for a virgate and a quarter of land in Suddon. Assise of mort ancestor was summoned. Jordan and Alina, Robert and Sibilla, and Sarra, acknowledged the right of Richard, to hold of Jordan and Alina and the heirs of Alina, rendering therefor annually one pound of cumin at Easter

for all service: for this concord Richard gave Jordan and Alina, Robert and Sibilla, and Sarra, twelve marcs; and besides, Richard conceded to Jordan and Alina and the heirs of Alina one acre of meadow in Brademede which lies at the head of Kmewmesham towards the south.

127. At Ivelcestre in the morrow of Ash Wednesday; between William son of William de Schollo, claimant; and Walter de Esselegh, tenent; for three virgates of land in Kukeligtun. Assise of mort ancestor was summoned. Walter de Esselegh acknowledged the right of William and rendered in the Court; to hold of Walter, rendering therefor annually two shillings at Michaelmas for all service save service due to the king; for this William gave Walter five marcs.

128. At Ivelcestre in the morrow of the octave of Ash Wednesday; between William Quinton and Joan his wife, querents; and Robert de Bosco, deforciant; for common of pasture in the wood and in the hill of Kadebiry, and in the cultivated land at the back of the parsonage and in land called la Breeche, for eight oxen and four cows and two beasts and twelve pigs and fifty sheep and for husbote and haybote which William and Joan claimed against Robert in the said wood. Robert acknowledged and conceded to William and Joan common of pasture for one year for eight oxen in the said wood and hill, and in the cultivated land called la Breche when the oxen of Robert feed there: to hold to William and Joan and the heirs of Joan, of Robert, rendering therefor annually two shillings, half at Easter and half at Michaelmas. And, if the oxen of Robert feed in the cultivated land at the back of the parsonage, then the eight oxen of William and Joan, so long as they are in the same cultivated land, may feed on the hill of Kadebiry. For this acknowledgement and concord William and Joan quit claimed to Robert their right to husbote and haybote and common of pasture in the cultivated land at the back of the parsonage, and common of pasture in the said wood, hill, and cultivated land called la Breche for four cows and two beasts and twelve pigs and fifty sheep; saving to William and Joan their common elsewhere in all the said vill for all their cattle as they before had.

129. At Ivelcestre in the morrow of the octave of Ash Wednesday; between Walter Foliot, claimant; and William de Wayford, tenent; for the fourth part of a knight's fee in Wayford and in Bere: and between the same Walter, claimant; and the said William, who Robert Burnel called to warrant; for the fourth part of a knight's fee in the same vills which Walter claimed against Robert Burnel and which the said William warranted to Walter. Walter acknowledged the said half fee which he claimed against William and Robert to be the right of William, to hold of Walter doing the service of half a knight for all service: for this William gave Walter ten marcs.

Igo. At Wilton in the morrow of the Ascension; between Stephen, Abbot of Starlegh; querent; and Robert Aumary, deforciant; for common of pasture in Ubbelegh, which the Abbot claimed as his free tenement in Blakedon. Robert acknowledged the Abbot's right to common for all his animals of all sorts from his grange of Merecumbe, in the following places, namely in the pasture which begins at the Rodeweie and extends to the gate of Merecumbe, and along the same road of Rodeweie from the west of Paddebergh, and from Paddebergh to the corner which is at the south part of Blakemere; to hold to the Abbot and his successors of Robert and his heirs in frank almoin, rendering annually half a marc in money. This concord was made saving to Robert and his heirs and his men of Ubbelegh and others who Robert or his heirs may wish to help, common of the same pasture without hindrance.

131. At Ivelcestre in the octave of Ash Wednesday; between Mabillia who was wife of Robert Nenon, claimant; and Thomas, Prior of Bath, tenent; for the third part of half a hide of land in Claferton, which third part Mabillia claimed in dower from the free tenement of Robert once her husband. The Prior conceded to Mabillia a messuage with a croft and two acres of the said land, namely that messuage and croft which William de Cumbe held, and an acre of land called Weyacre and an acre called Goracre, to hold to Mabillia for her life of the said Prior as dower; rendering annually six pence: for this concord Mabillia quit claimed all right she might have in the rest or surplus of the said land.

- 132. At Bath in the morrow of the Sunday after Easter; between William Painel, claimant; and John de Kaneford, tenent; for two virgates and a half in Hunespill. John acknowledged the land to be the right of William, and for this William conceded to John all the said land except half a virgate which Philip Ruffus held and which remained to William and his heirs. And John and his heirs hold all the rest of the said two virgates and a half of Philip de Baunton by the service of one pound of cumin rendered at Michaelmas for all service saving regal service. This concord was made in the presence of Philip and with his consent.
- 133. At Bath in the morrow of the Sunday after Easter; between Adam de Bernak, claimant; and Hamelin de Tappelegh and Beatrice his wife, tenents; for the fourth part of half a hide of land in Werkford: and between the same Adam, claimant; and Henry de la Roche and Basilia his wife, tenents; for the . fourth part of half a hide in the same vill: and between the same Adam, claimant; and Adam de Tappelegh, tenent; for the fourth part of half a hide in the same vill. Assise of mort ancestor was summoned. Adam quit claimed for himself and heirs to Hamelin and Beatrice, Henry and Basilia, and Adam, and their heirs, all his right and claim in the said land; for this they gave him two marcs. And be it known that the said Henry, Basilia, and Adam granted to Adam de Bernak two ferlings of land in Forda and Pedredham to hold of Hamelin and Beatrice and the heirs of Beatrice free of all service save regal service. This concord was made in the presence of Henry, Basilia and Adam each consenting.
 - 134. At Ivelcestre in the morrow of Ash Wednesday; between Peter de Rakesworth, claimant; and Richard de Wiamull and Godihilda his wife, tenents; for a virgate of land and a half in Thorncumbe. Assise of mort ancestor was summoned. Peter quit claimed to Richard and Godihilda and the heirs of Godihilda; for this Richard and Godihilda gave Peter half a marc.
 - 135. At Wilton in three weeks of Easter; between Thomas de Pinekmor, claimant; and Richard de Wigebergh, tenent;

for half a virgate of land in Hichestok. Assise of mort ancestor was summoned. Richard acknowledged the right of Thomas, and for this Thomas conceded the land to Richard. And besides, Thomas conceded to Richard half a virgate of land in the same vill, that is to say, all the land which he had the day this concord was made: to hold of Thomas; rendering therefor yearly one pair of gloves or one penny at Easter for all service saving service due to the king. For this Richard gave Thomas twenty seven marcs.

- 136. At Wilton in the quinzaine of Easter; between Richard de Monteacuto, claimant; and Robert de Monteacuto, tenent; for a hide of land in Sutton: and between the same Richard, claimant; and the said Robert who Ralph de Crawethorn and Matilda his wife called to warrant; for half a hide of land in the same vill, which Richard claimed against Ralph and Matilda, which land Robert warranted to Ralph and Matilda. Assise of mort ancestor was summoned. Robert acknowledged the land to be the right of Richard, for this Richard conceded the same to Robert except half a virgate which Beatrice his sister held, which remained to Richard and the heirs of his body. And the same Robert and the heirs begotten of his affianced wife, have and hold all the rest of the said hide and a half of Richard and his heirs, doing therefor such regal service as thereto belongs. But, if Richard shall die without heirs of his body begotten, the said half virgate, and likewise all the land which he held in the said vill the day this concord was made by inheritance from William de Monteacuto his father, shall revert to Robert and his heirs. And if Robert shall die without heirs begotten of his body, all the said land which remains to him by this fine and likewise all the land which he held in Sutton the day this conconcord was made, shall revert to Richard and his heirs. And be it known that the said Ralph and Matilda release and quit claim for themselves and the heirs of Matilda, to Robert and his heirs the said half virgate of land as far as to them belongs.
- 137. At Wilton in three weeks of Trinity; between Bartholomew son of Adam, claimant; and Roger le Fleming who Mabilia de Dune called to warrant as to her dower from two virgates of land and a half in Wutton, which land Bartholomew

claimed against Mabilia and which the aforesaid Roger warranted to Mabilia. Bartholomew acknowledged the right of Roger; for this Roger conceded to Bartholomew half the said land; namely five acres and one perch and four feet in the field of Lunbiry towards the south; six acres in Smalecroft towards the north, and four acres and one perch in the field next to Roger's garden towards the north; and an acre and a half and half a perch next the same garden towards the west; and two acres on Rughebergh towards the east; and two acres and a half in Lincumbe towards the east; and one acre in Brasefurlang towards the south; and one acre and a half in Berfurlang towards the south; and three acres and a half in Stipstoft towards the west; and one acre and a half next the water of Woth towards the east; and three acres of meadow in Wythebedd towards the north; and half an acre of pasture in Godemede towards the south; and two messuages with appurtenances which William la Ware and Juliana de Dune held: and a messuage which Hugh le Viscunte held: to hold from Roger doing the regal service which to that land belongs. Bartholomew conceded that Roger had the crop of all the land until Michaelmas. Further Roger gave Bartholomew two marcs.

138. At Wilton in three weeks of Trinity; between John de Tormertun, claimant; and Reginald de Horingedun, tenent; for a knight's fee in Horingedun. Reginald acknowledged the said fee to be the right of John and rendered the same and quit claimed to John. For this fine and concord John gave Reginald eight marcs.

139. At Ivelcestre in the morrow of Ash Wednesday; between Thomas de Arundel, claimant; and Roger, Abbot of Forde, tenent, by Brother William de Blaneford in his place; for half a hide of land in Clatewurth. Assise of mort ancestor was summoned. The Abbot acknowledged the right of Thomas; for this Thomas granted to the Abbot three ferlings of the same land, within the following metes and bounds; namely, along the Tanford road to la Hustede and from la Hustede towards the south to the brook which is the boundary between Bromdon and Brundon, and then to the water of Tay,

and so ascending to Tanford: and one acre which lies in the north part of the same road for augmenting the road: to have and to hold to the Abbot and his successors and his church of Forde in frank almoin, free of all secular service, customs, and exactions; saving to Thomas and his heirs and the men of the said vill their common within the said bounds after the Abbot's corn and hay have been carried. So that if any others than the men of the said vill shall feed their animals within the said bounds, it shall be lawful for Thomas and his heirs to imparc them until full satisfaction be made, without hindrance from the Abbot: if the same animals be found in the corn or meadows of the Abbot, he shall have the right to take a penalty. Further Thomas granted to the Abbot common beyond the said half hide, which remains to Thomas by this fine beyond the said bounds, for all his animals, after the corn and hay are carried.

140. At Wilton in three weeks of Easter; between John son of William, claimant; and Nicholas son of Wankeline, tenent; for half a ferling of land except one acre in Sutton: and between the same John, claimant; and Roger Hundescler, tenent; for half a ferling in the same vill: and between the same John, claimant; and Dionisia de Mapudre, tenent; for half a ferling in the same vill: and between the same John, claimant; and Robert de Sutton and Cristiana his wife, and Matilda who was the wife of Hugh Selvein, tenents; for half a ferling except one acre, in the same vill: and between the same John, claimant; and Richard le Bule, tenent; for one acre in the same vill. Assise of mort ancestor was summoned. John quit claimed to Nicholas and Roger, Dionisia and Robert, Cristiana, Matilda, and Richard; for this they gave him forty shillings sterling.

(Endorsed.) Nicholas de Cruk put in his claim in the land which Roger Hundeclerc held whose heir he is as he says.

12 Menry HH. (A.D. 1227-8).

141. At Taunton Sunday next before St. Peter ad Vincula; between Gregory son of Ralph and Agatha his wife, claimants; and Baldwin de Clopton, tenent; for five virgates of land and

two parts of a mill in Clopton, which land and mill Agatha claimed in dower as coming from the free tenement of Walter le Despenser once her husband. Gregory and Agatha acknowledged the said land and mill to be the right of Baldwin; for this Baldwin conceded to Gregory and Agatha half a virgate and half a ferling of land and a messuage in Clopton which Osgot and Walter the Sheriff held; also sixteen shillings and eight pence rent in the same vill; namely from the land of Godfrey le Hopere five shillings and six pence; from the land of Walter Snel five shillings and six pence; from the land of Alice the widow forty pence, and from the land of Henry son of the miller two shillings and four pence; who were present in the Court and knew that they owed the said services: to hold to Gregory and Agatha for the life of Agatha as dower; and after the decease of Agatha all the said land and rent to revert to Baldewin and his heirs. And in case of default Gregory and Agatha may distrain until full payment is made. And be it known that Gregory and Agatha quit claimed to Baldewin all their tights under the name of dower in any surplus and all other land of Walter le Despenser once the husband of Agatha.

Robert, Abbot of Glaston, claimant, by Hamo de Offebiry in his place; and William Tukeram, tenent, by Richard Tukeram in his place; for half a virgate of land in Merkesbiry. The Abbot acknowledged the land to be the right of William, to hold of the Abbot and the church of Glaston, rendering therefor yearly two shillings and one pound of pepper within the octave of St. Michael for all services saving service due to the king.

143. At Taunton Monday next before St. Peter ad Vincula; between Sibilla daughter of William Tyrel, claimant; and John, Prior of Taunton, tenent; for five ferlings of land in Lidetherde. Assise of mort ancestor was summoned. Sibilla remitted and quit claimed to the Prior all her right in the said land: for this the Prior gave Sibilla three marcs.

144. At Taunton the day of St. Peter ad Vincula; between Richard de Vilers, claimant; and Roger de Vilers, tenent; for

half a hide of land in Saunford. Assise of mort ancestor was summoned. Richard quit claimed to Roger all his rights; for this Roger gave Richard two marcs.

- 145. At Taunton Monday next before St. Peter ad Vincula; between Philip son of Robert, claimant; and Robert Russel, tenent; for the third part of a fifth part of a knight's fee in Sidenham. Assise of mort ancestor was summoned. Robert acknowledged the said third part of a fifth part to be the right of Philip; to hold of Robert, doing the regal service which to that land belonged: for this Philip gave Robert half a marc.
- 146. At Wilton Saturday next after St. Peter ad Vincula; between John de Pham, claimant; and Baldewin de Wyke, tenent; for a virgate of land and a half, and a ferling of land, in Wyke. Assise of mort ancestor was summoned. Baldewin acknowledged the said land to be the right of John: for this John conceded to Baldewin the half towards the west and also the proper messuage of Baldewin which he held in Wyke the day this concord was made; and the service of Stephen his brother for a messuage which he held in the same vill, that is to say one pound of cumin or three half pence; to hold the same of John and his heirs rendering therefor annually six pence at Easter for all service. This concord was made in the presence of Stephen who agreed.

13 Henry HHH. (A.D. 1228-9).

147. At Westminster in the octave of St. Martin; between William Witing, claimant; and Ralph de Torini who William de Cuwill and Joan his wife called to warrant; for a virgate of land in Salford. William quit claimed to Ralph all his right: for this Ralph gave William forty shillings sterling.

14 Menry HH. (A.D. 1229-30).

148. At Westminster in the octave of St. Martin; between Jocelyn, Bishop of Bath, claimant; and Thomas de Alta Villa,

tenent; for the service of the fourth part of a knight's fee in Rokesburg, and for the service of the fourth part of a knight's fee in Draycot. Thomas acknowledged the said services to be the right of the Bishop and his church of Wells and the same quit claimed to the Bishop. For this the Bishop conceded to Thomas half a hide of land in Dundray, namely that half hide which Reginald de Hautevill held; to hold of the Bishop, rendering annually two shillings and making the enclosure in the Bishop's park at Westbury so much as to that half hide appertains, for all service. Saving to William de Gynetham the said half hide for his life; to hold of Thomas by the service formerly done to the Bishop. And be it known that this concord was made in the presence of William de Gynetham who acknowledged that he claimed nothing except the life hold. And be it known that the said Thomas and his heirs in the future shall be quit of the service of half a knight's fee where formerly they owed the service of a knight, which other half fee the Bishop by this concord retains in his hands: and the Bishop warranted all the land to Thomas.

149. At Westminster in three weeks of St. Michael; between William le Cruir and Lucy his wife, querents; and Godfrey de Auno, deforciant, by Henry Beket in his place; for a virgate of land in Ruteshal which William and Lucy held in dower the gift of Fulco de Auno once Lucy's husband whose heir Godfrey is. William and Lucy acknowledged the right of Godfrey: for this Godfrey conceded to William and Lucy the said land, to hold of Godfrey for the life of each of them, in the same way as contained in a cyrograph formerly made between the same Lucy and Godfrey. And after the death of Lucy, William, if he survived, to hold the said virgate of Godfrey for his life, rendering annually two shillings for all services saving the regal service which to that virgate belonged. So that after the death of Lucy the rent which she held by the former fine shall revert to Godfrey, and likewise after the death of William the said virgate shall revert to Godfrey free from the heirs of William.

150. At Westminster the day of St. Hillary in three weeks; between Hugh, Prior of Bradelegh, querent; and Robert le Norrais, deforciant; for a virgate of land and a half in Gerne-

feld. Robert acknowledged the land to be the right of the Prior and quit claimed the same: for this the Prior gave Robert half a marc.

15 Henry III. (A.D. 1230-1).

- 151. At Westminster in the morrow of St. Martin; between Henry de Beauchenne, querent; and Walter, Abbot of Cyrencestre, impedient; for the advowson of the chapel of Hechferton. Henry complained that the Abbot unjustly prevented the presentation to the chapel. The Abbot had conceded to Walter son of William the father of Henry whose heir he is, the advowson of the chapel, before the Justices itinerant in the county of Somerset. Plea being brought, the Abbot acknowledged the advowson to be the right of Henry, and quit claimed the same: and Henry released the Abbot from all costs for the unjust vexation which he had made in the Court of Christianity, for one hundred shillings which the Abbot gave him.
- 152. At Westminster in the quinzaine of St. Michael; between John de Burgo and Hawisia his wife, querents; and Mark, Prior of Montacute, and Richard de Chinnoch, clerk, deforciants; for the customs and services which John and Hawisia demanded from the Prior and Richard for a free tenement which they held in Chinnoc. John and Hawisia demanded that the Prior and Richard should mew one hawk yearly; which custom and service the Prior and Richard did not acknowledge. John and Hawisia quit claimed their right in the said custom and service; and the Prior received John and Hawisia and the heirs of Hawisia into the benefits and orisons in his church of Montacute for ever.
- 153. At Westminster in the quinzaine of Easter; between John de Peanton, querent; and Roger, parson of the church of Chiwton, deforciant; for the advowson of the chapel of Peanton. Assise of last presentation was summoned. John acknowledged the chapel to be appurtenant to the mother church of Chiwton, which was the advowson of the Abbot of Gynicges, which church Roger had by the gift of the said

Abbot. John quit claimed to Roger and his successors in the church of Chiwton; and Roger received John and his heirs into all benefits and orisons in his church of Chiwton for ever.

16 Henry III. (A.D. 1231-2).

I 54. At Westminster in the quinzaine of Easter; between John de Meysi, claimant; and Michael fitz Payne, tenent; for three hides of land and a half in Berton. Robert quit claimed to Michael all his rights; for this Michael gave him thirty marcs.

17 Henry HH. (A.D. 1232-3).

155. At Westminster in the octave of Trinity; between William Longespeye and Idonia his wife, claimants; and Robert son of Michael, tenent; for a carucate of land in Cherleton, and pasture for two hundred ewe sheep and five wethers belonging to that carucate, namely for a fifth part of the demesne of the whole manor of Cherleton; and for half a virgate of land and pasture for other two hundred and forty ewes in the same vill; and for two virgates and a half of land in Buggesache. Robert acknowledged the said land and pasture to be the right of Idonia; for this William and Idonia conceded the same to Robert, to hold of them and the heirs of Idonia, rendering annually for the fifth part and the pasture for two hundred ewes and five wethers one pound of pepper at Michaelmas; and for the half virgate of land and pasture for other two hundred and forty ewes, and for two virgates which Robert himself held in the same vill, two shillings at the same term: and rendering annually for the two virgates and a half in Buggesache one pound of cumin at the same term, for all services saving the regal service which to those lands and pastures belonged: and Robert gave William and Idonia fifty marcs sterling, and also quit claimed to them thirty seven marcs which Richard de Canvil father of Idonia, whose heir she is, owed to Robert.

- 156. At Westminster in the morrow of St. Peter Apostle; between Horald de Marisco and Alice his wife, querents; and William Carbonel and Dionisia his wife, impedients; for half a hide of land in Wellewe, and for half a virgate of land and two crofts in Bradele, and for all the land which Walkeline Chushoc held of the said William and Dionisia in the same vill. Plea of warranty of deed was summoned. William and Dionisia acknowledged the land to be the right of Alice, as being that which Horald and Alice had by gift from them; to hold to Horald and Alice and the heirs of Alice of them and the heirs of Dionisia, rendering annually eleven shillings at Michaelmas for all secular service. And William and Dionisia and the heirs of Dionisia warranted to Horald and Alice and the heirs of Alice all the said land against all people. For this warrant and concord Horald and Alice gave William and Dionisia twenty shillings sterling.
- 157. At Westminster in the quinzaine of Trinity; between Brother Robert de Dina, Prior of the Brothers of the Hospital of Jerusalem in England, claimant; and William Malet, deforciant; for the advowson of the church of Helleworth. Assise of last presentation was summoned. William acknowledged the advowson to be the right of the Prior and Brethren of the said Hospital and quit claimed to them: and the Prior received William and his heirs into all future benefits and orisons in the said Hospital for ever.
- 158. At Westminster in a month of Easter; between William de Greynvill, claimant; and Henry de Weddon, tenent; for the advowson of the chapel of Timberesberwe. William quit claimed all his right to Henry and his heirs; for this Henry gave William forty marcs.
- 159. At Westminster in the quinzaine of St. Hillary; between Baldrick de Runneton, claimant; and Joceline, Bishop of Bath, who Henry, Provost of Cumbe, called to warrant and who warranted; for a hide of land in Cleyhangre. Baldric quit claimed to the Bishop and the church of Wells all his rights: for this the Bishop gave Baldric twenty seven marcs sterling.

18 Henry III. (A.D. 1233-4).

160. At Westminster in a month of St. Hillary; between Robert son of William Odde, claimant; and Peter, Dean and Chapter of Wells, tenents; for thirty acres of land in Huncheham. Robert quit claimed to the Dean and Chapter and their successors, all his rights: for this the Dean and Chapter gave him one hundred shillings sterling.

161. At Westminster in the octave of Trinity; between Brother Robert de Samford, Master of the Knights Templars in England, querent; and Robert de Gurnay, impedient; for twenty acres of land in Harpetry. Plea of warranty of deed was summoned. Robert acknowledged the said land, and also common of pasture on Menedep for one thousand sheep of two years old, and sixty animals, and with pasture at Hidona next the park of Stenberga as far as Putrewa which leads into Raganekerweia, and from Raganekerweia to Stanberg. And a virgate of land and the fourth part of a virgate in Babinton with all the appurtenances which Wibert formerly held; and an old fulling mill on the water of Melnecumbe above Fobbestor which Henry Faber once held with lands adjacent, namely, next the water of Melnecumb ascending to the path called Hullingweye which is in the east part of the wood of Seperigge and then ascending under the same path to the high road called Colier Weye; and then descending along the same road to the enclosure which Ralph Fobbestor formerly held, and then descending to the said water of Melnecumbe: and with all the land on the north of Beveresbroc which is called la Breche, namely from the angle of the hedge which Osbert de Bure once held under the road towards the east as far as the torr and then descending to the foot path by the old fishpond, and then ascending in length the said water to the road which is called Furweye, and then ascending to an oak which stands before the exit of the messuage of Walter de Emodesham, and then as far as Wodegathe: and with the corn mill in Culeford and another fulling mill which Thomas de Walthon formerly held with all appurtenances, that is to say, six acres of land lying in the field eastward, and six acres in the field westward, and with one virgate of land in Middescot which Robert the reeve formerly held: and with all the land of Childeham of Beveresbroc as far as Lunemere, and from Lunemere as far as Gerleslade, and from Gerleslade as far as the water of Melnecumb, and then to the bounds separating the land which was of William the son of John de Harper and the land of Henry de Karvill, going round as far as the water of Beversbroc; and with the tolls from the mill from all the men who were tenants of the aforesaid John in the parish of Babinton: to be the right of the Master and Brethren of the aforesaid Knights Templars as being the gift of William the son of John grandfather of the said Robert whose heir he is, to hold of Robert and his heirs in frankalmoin, free of all services and exactions: and Robert warranted to the Master and Brethren against all people: and the Master received Robert into all the benefits and orisons in his house of the Knights Templars in England for ever.

162. At Westminster the day of St. Hillary; between Peter, Dean and Chapter of Wells, querent, by John de Temple in his place; and John de Alra and Agnes his wife, deforciants; for a certain raised ditch and for common of pasture in Saltmer, and for enclosing the wood of the Dean and Chapter. Agnes acknowledged on behalf of themselves and the heirs of Agnes, that the Dean and Chapter may enclose their wood of Stocwood, once part of Pinkeham, without hindrance from John and Agnes, and without common to John and Agnes within the ambit of the ditch of Pinkeham; and also John and Agnes conceded to the Dean and Chapter sixteen acres and a half of land and the eighth part of an acre in Stathe, namely, two acres and a half and the eighth part of an acre lying next Stocwod towards the east and north, and twelve acres and a half lying in a certain place called Bradel in Stocwod, and one acre which lies in the meadow of Hullemed, and half an acre which lies in the crofte of Wodebrech; in exchange for which sixteen acres and a half and the eighth part of an acre, the Dean and Chapter gave sixteen acres and a half and the eighth part of an acre in Northcuri, viz., three acres and a quarter in Merstowe, and five acres and a half next Rodweie, and three acres and a half and a quarter of an acre in Esterclive, and four acres and the eighth

part of an acre in the meadow adjoining the wood of Stathe: and John and Agnes granted to the Dean and Chapter and their men of North Curi that they may have common of pasture in Saltmer for four score animals of any sort they like with chase and rechase (right of way to and from): and John and Agnes granted that the Dean and Chapter may reduce to meadow sixty acres in Stathmor wherein John and Agnes have the right of feeding their animals, beginning at Childesmorweie and imparcing towards the west, so that the hay being carried as opportunity offers, no imparcation shall be made of the cattle of John and Agnes nor those of their men: and besides John and Agnes release the Dean and Chapter from all disputes which were between them concerning ditches, lands, moors, meadows, assarts, ways, paths, and buildings, to the day on which this concord was made. For this the Dean and Chapter conceded to John and Agnes, and the heirs of Agnes, and their men of Stathe, that they shall have free ingress and egress in Seymor for feeding their animals and taking their windfalls for their furbote and husbote; and also the Dean and Chapter conceded that John and Agnes may enclose their wood of Stathe and their meadow land towards the wood, without common which belongs to the Dean and Chapter within the ambit of the ditch: and the Dean and Chapter conceded that John and Agnes may enclose a certain part of Saltmor as to them may seem expedient, saving to the Dean and Chapter and the men of North Curi common of pasture for four score animals as above said; so that the hay having been removed, no imparcment be made of the aforesaid beasts put there by the Dean and Chapter or their men of Northcuri: and besides, the Dean and Chapter conceded that all animals, as well strange as known, to be led to the pasture of Saltmor, shall have free cheminage only by the way from Saltmor next the bank as far as Saltmor, and by the way of Curiland as far as Saltmor, without impediment.

19 Henry IHH. (A.D. 1234-5).

163. At Cambridge in the octave of Trinity; between Robert de Bello Campo, querent; and Alexander Huskarl, impedient;

for two carucates of land in Babbekary. Plea of warranty of deed was summoned. Alexander acknowledged the right of Robert to the land, as being that which he had given him; to hold of the chief lord of the fee, doing therefor the service thereto appertaining. For this Robert gave Alexander one hundred shillings sterling.

164. At Huntingdon in the octave of St. John Baptist; between Robert de Bello Campo, querent; and Alexander Huskarl, impedient, by Brother William cyrographer monk of Stafford in his place; for two carucates of land in Babbekary. Plea of warranty of deed was summoned. Alexander acknowledged the two carucates to be the right of Robert as being those which Robert had by his gift: to hold of the chief lords of the fee, doing therefor the service which to the same belonged. And Alexander and his heirs warranted to Robert against all people. For this Robert gave Alexander one hundred shillings sterling.

20 Henry III. (A.D. 1235-6).

165. At Westminster in three weeks of St. Michael; between Michael, Abbot of Clopton, claimant; and William de Monteacuto, tenent; for eight hundred acres of marsh in Welton. A duel in arms was waged and fought between them in the Court. The Abbot acknowledged the said marsh to be the right of William; for this William conceded to the Abbot a meadow called Bulemede, to hold the same without any common, which to William belongs. And also William granted to the Abbot and his men of Sowy common in the meadow of the said marsh for all sorts of animals and their flocks, saving to William his cultivated land and meadow in demesne the day this concord was made. William also conceded that if any beasts other than those of the Abbot and the men of the manor of Sowy, and the beasts of William and the men of his manor of Chedesye, enter the said marsh to take the herbage, then pence shall be collected by one servant of the Abbot, and by another servant of William, so that all such pence shall be equally divided; and a punfold for the beasts coming in shall be made in the middle of the

marsh and sustained at the cost of both parties. And the custos of the Abbot shall do fealty to William; and the custos of William shall do fealty to the Abbot. And William conceded to the Abbot half of four shillings rent from the same marsh, that is to say from William de Horsye two shillings, from William de Rale and his men of Dunwer twelve pence, from Robert de Childec and his men of Bury twelve pence; saving to William and his heirs the homages of the said William, William, and Robert and their men. And besides William gave the Abbot thirty marcs.

166. At Bath in the morrow of the Epiphany; between Jocelyn, Bishop of Bath, claimant; and John Love and Isabella his wife, tenents; for a mill in Thorni, and for a virgate and five acres of land in . John and Isabella acknowledged the land and mill to be the right (of the Bishop) and for this the Bishop conceded the same to them, to hold of the Bishop, rendering therefor annually sixty shillings for all services. And if John and Isabella shall die without heirs of themselves procreated, the said land and mill shall revert to the Bishop. And besides John and Isabella shall give the Bishop forty marcs in money. And if there be default in the payment of the sixty shillings aforesaid, the Bishop may distrain until full payment be made. And be it known that the Bishop shall be quit at the said mill of Thorny for all toll for his court and free household and his bailiffs of Kingsbiry, as long as they stay there, except the ploughmen and other servants of the said court who take metecorn, who grind corn at the aforesaid mill or at the mill of Gavilbridge, or elsewhere, as they like: and if the said servants be at the board of the said Bishop then the Bishop shall be guit of toll for the corn whereby the said servants shall be supported. And the Bishop conceded that his men of Kingsbiry shall grind at the mills of Thorny, or Gavilbrig, or elsewhere at their will, without any distraint or hin-And John and Isabella drance from him or his bailiffs. conceded that they would not hinder the men of the Bishop from Kingsbury who may grind at the mill of Gavilbrig, or elsewhere at their will. This concord was made in the presence of Hagan de Draiton and Alice his wife, Walter de la Wurthe

and Alice his wife, and Philip le Taillur and Basilia his wife, who claimed rights in the said land and mill, and to this concord agreed.

167. At Shirburn in the morrow of the Sunday after Easter; between Diamanda who was the wife of Geoffrey Maureward, claimant; and Geoffrey Maureward, tenent; for the third part of half a knight's fee in Twiverton, which third part Diamanda claimed in dower coming from the free tenement of Geoffrey once her husband. Diamanda quit claimed to Geoffrey and his heirs; for this, Geoffrey granted to Diamanda five shillings annually from the tenements which Geoffrey Serich and William de Bosco held in villeinage of Geoffrey in Twiverton, for all the life of Diamanda, half at Hoke day and half at Michaelmas. And if the said Geoffrey and William make default in the payment then Diamanda may distrain on the chattels in the said tenements until full payment be made.

168. At Schirburn in the morrow of the Sunday after Easter; between Walter, Prior of St. Swithun Wutton, querent, by Richard de Baillol in his place; and Robert de Gurnay, deforciant, by Philip de Wike in his place; for common of pasture in Pridie and Harpetre. The Prior complained that Robert did not permit his men of Blendon to have common of pasture in Pridie and Harpetre according to custom. Robert conceded to the Prior and his men of Blendon to have common for all their beasts in the pasture of Robert on Minedepe belonging to Pridie and Harpetre as far as Harpetre, saving to Robert his corn and meadows on Minedepe, where the Prior and his men of Blendon may have common after the corn and hay are carried. And Robert shall enclose the said corn and meadow so that no damage can be incurred by the men of Blendon: and if their pigs or other beasts enter the said corn or meadow by escape, they shall be recaptured but not impounded. For this concord the Prior gave Robert one hundred shillings sterling.

(Endorsed.) J. Bishop of Bath put in his claim for pasture, &c.

169. At Ivelcestre in the morrow of St. Nicholas; between Thomas le Venur, claimant; and Thomas, Prior of Bath,

tenent; for five acres of land in Widecumbe. Assise of mort ancestor was summoned. The Prior acknowledged the right of Thomas, to hold of him and his successors with other two acres in the same vill, namely, one acre in Stanfurlang between the land of Peter Cocus and the land of Adam Scot, and one acre on la Leghe between the land of Adam de la Cherche and the land of Henry Herbert: rendering yearly one pound of cumin or three half pence at Michaelmas for all services. For this Thomas quit claimed the rights claimed by him as keeper of the Prior's park. And be it known that Matilda who was the wife of William le Parker was present in Court and agreed not to claim dower in the said land and meadow: for this the Prior granted to Matilda a shop (selda) in Bath which Odinus Swain held, to hold for her life, rendering annually eighteen pence, half at the Annunciation and half at Michaelmas: and after the decease of Matilda the said shop to revert to the Prior or his successor. And Thomas conceded for himself and his heirs a yearly rent of two shillings to the said Prior, and if there be default the Prior may distrain on the chattels on the land in Wydcumbe. After the decease of Matilda, Thomas shall be quit of the payment of the said two shillings.

170. At Ivelcestre in the morrow of St. Nicholas; between Henry, parson of the church of St. John Baptist in Ivelcestre, claimant; and John Dacum, tenent; for ten acres of land in Ivelcestre. Assise was summoned whether the land was the free alms of Henry's church, or the lay fee of John. Henry acknowledged the land to be the right of John, to hold of Henry and his successors, rendering annually two pounds of wax at Easter. For this concord John gave Henry nine marcs in money towards the repair of the said church. This concord was made with the consent of Jocelin, Bishop of Bath, who was present.

171. At Wilton in the quinzaine of Easter; between David Gargate and Lucy his wife, claimants; and Osbert Giffard, tenent; for the manor of Teaumes. David and Lucy acknowledged the manor to be the right of Osbert as that which he had by the gift of Robert de Teaumes father of Lucy whose heir Lucy is; to hold of David and Lucy and the heirs of Lucy, rendering annually six pence at Easter and doing to the chief

lord of the fee all services which to the manor belonged. For this Osbert gave David and Lucy one marc.

- 172. At Ivelcestre in the morrow of St. Martin; between Jocelin, Bishop of Bath, querent; and Walter de Wikes and Agnes his wife, deforciants; for the suit which the Bishop demanded of Walter and Agnes in his Hundred of Welles. The Bishop conceded that Walter and Agnes should be quit of doing the said suit, saving to the Bishop the suits of the men of Walter and Agnes from the manor of Welles. For this Walter and Agnes gave the Bishop the service of Richard de Cobeham for a messuage in W(elles) and the service of William le Pyn for a messuage in the same vill, and the service of Peter de Cantebiry for a messuage in the same vill, and the service of Peter de Cycester Dean of Welles for a messuage in the same vill, and anything that might fall in from the said messuages as from wards, reliefs and other things to the same appertaining. And Walter and Agnes and the heirs of Agnes warranted to the Bishop against all people. This concord was made in the presence of Ernisio de Dunheved the chief lord of the fee who consented.
- 173. At Westminster in a month of Easter; between Henry son of Richard, claimant; and Laurence de Punz, tenent; for the manor of Norton. Henry quit claimed to Laurence all his right in the manor: for this Laurence gave Henry twenty marcs.
- 174. At Westminster in the octave of St. John Baptist; between Robert de Brus, claimant; and Peter, Prior of Bermundesheye, tenent; for the advowson of the church of Staples. The Prior acknowledged the advowson to be the right of Robert and quit claimed the same and rendered it to Robert in the court; saving to the Prior the ancient portion which he was accustomed to receive from the said church. For this Robert gave the Prior forty pounds sterling: and be it known that if any other deeds or muniments be brought forward on behalf of the said Prior they shall be nothing worth.
- 175. At Schireburn in the morrow of the Sunday after Easter; between William de Monte Acuto, claimant; and

Stephen, Prior of Briwton, deforciant; for the advowson of the church of Schepton. William acknowledged the advowson to be the right of the Prior and his church of Briwton as that which he had by the gift of William de Monte Acuto his grandfather whose heir he is; to hold in frank almoin. And the Prior received William and his heirs into all benefits and orisons in his church of Briwton for eyer.

176. At Schirburn in the morrow of the Sunday after Easter; between Roger de Winton and Hawisia his wife, claimants; and Richard de Wode and Alice his wife, tenents; for the third part of half a knight's fee in Wode. Assise of mort ancestor was summoned. Richard and Alice acknowledged the right of Hawisia and rendered to her in the court and quit claimed on the part of Alice, to Roger and Hawisia and the heirs of Hawisia. For this Roger and Hawisia gave Richard and Alice eight marcs.

177. At Schireburn in the morrow of the Sunday after Easter; between Geoffrey de Kitenore, claimant; and Reginald de Moyun who Agnes de Windesour called to warrant and who came, for the fourth part of a knight's fee in Wulureston. Geoffrey quit claimed to Reginald; for this Reginald gave him fifteen marcs.

178. At Ivelcestre in the morrow of St. Martin; between Thomas son of Swane, claimant; and Thomas, Prior of Bath, tenent; for two acres of meadow in Twiverton. Assise of mort ancestor was summoned. Thomas acknowledged the right of the Prior; for this the Prior conceded the said meadow to Thomas, to hold of the Priory, rendering annually twenty pence, half at Christmas and half at the feast of the Apostles St. Peter and St. Paul.

179. At Ivelcestre in the morrow of St. Martin; between John son of Robert, claimant; and Jocelin, Bishop of Bath, tenent; for two virgates of land in Claferton. Assise of mort ancestor was summoned. John quit claimed to the Bishop; for this the Bishop gave him three marcs.

- 180. At Ivelcestre in five weeks of Michaelmas; between Robert, Prior of Taunton, querent; and Robert de Baggedrep and Sibilla his wife, Stephen Michael and Sarra his wife, impedients; for a virgate of land in Hathpole. Plea of warranty of deed was summoned. Robert and Sibilla, Stephen and Sarra, acknowledged the right of the Prior and his church of Taunton to the land, as that which the Prior had by the gift of Gerard de Brocton father of Sibilla and Sarra whose heirs they were; to hold the same of Robert and Sibilla, Stephen and Sarra, and the heirs of Sibilla and Sarra in frank almoin, doing the regal service which belongs to a twentieth part of a knight's fee: and they warrant the Prior against all men: and the Prior received them into all the benefits and orisons in his church of Taunton.
- 181. At Walinford in a month of Easter; between John de Launet, claimant; and Brother Terric, Prior of the Hospital of St. John of Jerusalem in England, who John Aurifaber called to warrant and who warranted; for half a virgate of land in Wandestre. The Prior acknowledged the land to be the right of John de Launete, to hold of the Prior, rendering annually twelve pence. For this John de Launet gave the Prior a sore sparrow hawk. And John Aurifaber was satisfied as to the Prior's warranty of the said half virgate of land, for one marc which John de Launete gave him.
- 182. At Schirburn in the morrow of the Sunday after Easter; between Michael, Abbot of Glaston, claimant; and Henry de Kamel, tenent; for half a virgate of land and a mill in Batecumbe. Henry acknowledged the land and mill to be the right of the Abbot and his church; for this the Abbot granted the same to Henry to hold for his life, rendering annually twenty shillings and ten pence and a half penny, namely, at Midsummer five shillings, at Michaelmas five shillings, at St. Martin's ten pence and a half penny, at Christmas five shillings, and at Easter five shillings. And after the decease of Henry the land and mill shall revert to the Abbot or his successors.
- 183. At Ivelcestre in the morrow of St. Martin; between Alice de Essecumbe, claimant; and Roger de Cottel, tenent; for a carucate of land in Essecumbe. Roger acknowledged the

right of Alice; for this Alice conceded to Roger eighty one acres and a half of the same, namely, thirteen acres in Riccroft, six acres below Riccroft, five acres in Albrichecroft, ten acres and a half in Ragemblecroft, two acres and a half and a perch below Rughebery, seven acres and a half and a perch in Beaucroft; three acres next the acre of Kaywure, fourteen acres and a half between the land called the Banc and the bounds of Wayford, an acre in Elfurlang, an acre in Scladacre, seven acres in Witforlang, eight acres in Langcroft, and two acres in Rodfurlang: to hold of Alice or her heirs, rendering therefor annually one pair of gloves or one penny at Michaelmas for all service save regal service.

(Endorsed.) Peter de Estham for himself and Joan his wife put in his claim.

184. At Ivelcestre the day of St. Martin; between John son of John Mauger, claimant; and Henry de Erlegh, tenent; for eight acres of land, four acres of meadow, and a messuage, in Pereton. Assise of mort ancestor was summoned. John quit claimed to Henry all his rights; for this Henry gave John a croft called Spiggrove, to hold of Henry, rendering annually twelve pence at Michaelmas.

185. At Ivelcestre in the morrow of St. Martin; between Laurence de Cundy and Juliana his wife, Margery de Cundy, Sussanna de Rokeburn, Jordan la Ware and Idonea his wife, and Richard de Cuneleston, claimants; and Hugh Peverel of Ermington, deforciant; for the moiety of one marc of rent with appurtenances in Shipton. Assise of mort ancestor was summoned. Laurence, Juliana, Margery, Sussanna, Jordan, Idonea, and Richard quit claimed to Hugh all their rights; for this Hugh gave them five marcs.

186. At Aylisbiry Wednesday next after St. Benedict; between Nesta who was the wife of Robert de Hornblauton, claimant; and Thomas de Marisco, tenent; for the third part of sixty acres of land in Hornblauton, which third part Nesta claimed in dower as from the free tenement of Robert once her husband. Thomas conceded to Nesta the said third part, to hold for her life as dower, of Thomas, rendering therefor

annually one penny at Michaelmas for all service save regal service: and after the decease of Nesta the said land to revert to Thomas or his heirs. For this concord Nesta quit claimed any right she had in the surplusage of her husband's lands.

- 187. At Ivelcestre in the morrow of St. Martin; between Robert de Cocre, claimant; and John de Cinnoc and Matilda his wife, tenents; for a virgate of land in Westcocre. Robert acknowledged the right of Matilda to that virgate, also to half a virgate in Merswude in the county of Dorset; to hold of Robert, rendering annually twelve shillings, three shillings at the usual four quarter days, for all service saving service due to the king; for this John and Matilda gave Robert one sore sparrow hawk.
- 188. At Ivelcestre in the morrow of St. Martin; between Hugh son of Adam, claimant; and John le Carpenter, tenent; for two acres of land in Merston. Assise of mort ancestor was summoned. Hugh quit claimed to John; for this John gave Hugh four shillings sterling.
- 189. At Ivelcestre in the morrow of St. Martin; between Thomas son of Umfrey, claimant; and Ranulf de Hurle, tenent; for a hide of land in Inglescumb. Thomas acknowledged the land to be the right of Ranulf, to hold of Thomas, rendering annually four shillings, half at Easter and half at Michaelmas, for all service save regal service; for this Ranulf gave Thomas four marcs. And be it known, that Beatrice mother of Thomas holds the third of the said hide for her life in dower and so held it the day this concord was made: after the decease of Beatrice the said third part will revert to Ranulf and his heirs.
- 190. At Ivelcestre in the morrow of St. Martin; between Hugh de Stoke and Alice his wife, querents; and Richard de Mucegros and Grecia his wife, impedients; for a carucate of land in Stoke. Plea of warranty of deed was summoned. Richard and Grecia acknowledged the land to be the right of Hugh and Alice as theirs by gift from them; to have and to hold the same from them and the heirs of Grecia, rendering yearly one pair of gilt spurs or sixpence at Easter, for all service save regal service. And Richard and Grecia for the aforesaid service warrant to Hugh and Alice against all people; for this

warrant and concord Hugh and Alice gave Richard and Grecia one sore sparrow hawk.

- 191. At Ivelcestre in the morrow of St. Martin; between Symon de Bosco, claimant; and Thomas de Hautevil, tenent; for a ferling of land in Prickewike. Assise of mort ancestor was summoned. Symon quit claimed to Thomas; for this Thomas gave Symon five marcs.
- 192. At Ivelcestre in the morrow of St. Martin; between Simon de Montefort, claimant; and Gilbert Wrench, tenent; for six acres of land in Saunford. Assise of mort ancestor was summoned. Simon quit claimed to Gilbert all his rights; for this Gilbert gave Simon two shillings sterling.
- 193. At Schirburn in the morrow of the Sunday after Easter; between Hugh Toneire and Matilda his wife, Walter Page and Agnes his wife, Maurice de Upton and Christiana his wife, claimants; and Alan Boscher who Adam Marescallus called to warrant and who warranted; for half a virgate of land in Tyverton. Assise of mort ancestor was summoned. Adam acknowledged the land to be the right of Matilda, Agnes, and Christiana: for this they conceded the same to him; to hold of them, rendering therefor annually one penny at Michaelmas for all service save regal service: and besides Adam gave them five marcs. And be it known that Adam will acquit the said Hugh and Matilda, Walter and Agnes, Maurice and Christiana, and their heirs, each year of one pound of pepper at Michaelmas against the chief lord of the fee. This concord was made in the presence of the said Alan Boscher of whom Adam first held the land, he agreeing.
- 194. At Schirburn in the morrow of the Sunday after Easter; between Margery late the wife of William Bodevill, claimant; and Baldric de Noviton, tenent; for half a carucate of land and ten shillings rent in Langeford. Margery quit claimed to Baldric her rights in the said land by way of marriage portion (maritagium); for this Baldric granted to Margery half a marc to be paid annually at Langeford for her life by way of dower by the hand of Baldric or his bailiff, half at Michaelmas and half at Easter. And if Baldric or his heirs default, then Margery may distrain at Langeford, until full payment is made; and after the

decease of Margery Baldric or his heirs shall be free from the said payment.

(Endorsed.) William de Longspee and Odonia his wife put in their claim.

- 195. At Schirburn in the octave of St. Michael; between Laurence de Cundy and Juliana his wife, Margery de Cundy, Susanna de Rokeburn, Jordan la Ware and Idonea his wife, and Richard de Cuneleston, claimants; and Thomas de la Bruere who John Michel called to warrant and who warranted; for half a virgate of land in Camel. Assise of mort ancestor was summoned. The claimants quit claimed for themselves and their heirs, to Thomas and his heirs; for this Thomas gave them ten shillings sterling.
- 196. At Schirburn in the octave of St. Martin; between Robert Burnel, claimant; and Simon de Pilesdon who Roger de Wynesham called to warrant and who warranted; for half a virgate of land in Bere. Simon acknowledged the right of Robert and rendered in the court, and quit claimed to Robert. For this Robert gave Simon two marcs: and be it known that Roger was present in the court and knew that Simon was satisfied with the warranty.
- 197. At Schirburn in the octave of St. Martin; between Henry de Karvill, claimant; and Hugh de Greneford, tenent; for a messuage and half a virgate of land in Lokinton. Assise of mort ancestor was summoned. Henry quit claimed all his rights to Hugh; for this Hugh gave Henry four shillings sterling.
- 198. At Schirburn in the octave of St. Martin; between Laurence de Cundy and Juliana his wife, Margery de Cundy, Sussanna de Rokeburn, Jordan la Ware and Idonea his wife, and Richard de Cuneleston, claimants; and Richard de Wrotham, tenent; for forty acres of land in Westerneshull. Assise of mort ancestor was summoned. Richard (de Wrotham) acknowledged the land to be the right of the claimants, to hold to them and the heirs of Juliana, Margery, Sussanna, Idonea, and Richard of Richard (de Wrotham) and his heirs, rendering

annually twenty shillings for all services. For this the claimants granted the said land to Richard de Wrotham to hold for the term of six years, for six marcs which he gave them; and at the end of the said six years the said land shall revert to the claimants, and the heirs of Juliana, Margery, Sussanna, Idonea, and Richard, to be held by the aforesaid service of twenty shillings.

199. At Schirburn in the octave of St. Martin; between Laurence de Cundy and Juliana his wife, Margery de Cundy, Susanna de Rokeburn, Jordan la Ware and Idonea his wife, and Richard de Cuneleston, claimants; and Hugh de Erneshull, tenent; for half a virgate of land in Westerschipton. Assise of mort ancestor was summoned. The claimants acknowledged the land to be the right of Hugh, to hold of them, and the heirs of Juliana, Margery, Susanna, Idonea and Richard, rendering therefor annually one pound of pepper or six pence at Michaelmas for all service: for this Hugh gave them one marc.

200. At Schirburn Thursday next before St. Andrew; between Margareta daughter of Matilda, claimant; and Andrew de Bosco, tenent; for a virgate of land in Cnolle, and for a virgate in Chaffecumbe. Assise of mort ancestor was summoned. Margareta quit claimed her rights to Andrew and his heirs; for this Andrew gave Margareta one marc.

201. At Ivelcestre in the morrow of St. Martin; between Roger le Hauckere, claimant; and Ralph son of Ranulf, tenent; for half a virgate of land in Henton. Roger acknowledged the right of Ralph; for this Ralph conceded to Roger a moiety of the said land towards the west: to hold of the chief lord of the fee doing the service which to that land belonged.

202. At Ivelcestre in the morrow of St. Martin; between Nicholas de Hypelipenus, claimant; and Richard de Mucegros and Gretia his wife, impedients; for half a virgate and an acre of land in Stoke. Plea of warranty of deed was summoned. Richard and Gretia acknowledged the right of Nicholas as being by their gift, to hold of them and the heirs of Gretia, rendering annually one pound of cumin at Christmas for all services saving regal service. And Richard and Gretia and the heirs of Gretia

warranted the land to Nicholas for the said service against all people: for this Nicholas gave them sixty shillings sterling.

203. At Ivelcestre in the morrow of St. Nicholas; between Roger de Valletorta, querent; and Richard de Mucegros and Gretia his wife, impedients; for six acres of land and half an acre of meadow in Stoke. Plea of warranty of deed was summoned. Richard and Gretia acknowledged the right of Roger to the land, as that which he had by the gift of Ralph de Vallibus the father of Gretia whose heir she is: to hold of Richard and Gretia and the heirs of Gretia, rendering annually a pair of gloves or one penny at Easter for all service saving regal service. And Richard and Gretia and the heirs of Gretia warranted to Roger, for the said service, against all people; for this Roger gave Richard and Gretia one sore sparrow hawk.

204. At Ivelcestre in five weeks of St. Michael; between Reginald de Mohun, claimant; and Robert de Neuburt, tenent; for two carucates of land in Schirreneston. Robert acknowledged the right of Reginald; for this Reginald conceded the land to Robert, to hold of him, doing therefor the service of one knight: and further Robert gave Reginald sixty seven marcs and a half.

205. At Ivelcestre Sunday next after St. Lucia; between William de Insula, querent; and Stephen de Pirie and Sarrah his wife, impedients; for the third part of a hide of land in Brocton. Plea of warranty of deed was summoned. Stephen and Sarrah acknowledged the land to be the right of William as that which he had by their gift; to hold of them, rendering yearly one pair of gloves or one penny at Michaelmas for all service save regal service. And Stephen and Sarra warranted to William against all people; for this William gave them a sore sparrow hawk.

206. At Schirburn in the morrow of the Sunday after Easter; between Eva de Weston, claimant; and Ralph de Bosco, tenent; for one acre of land and a messuage in South Kadebiry. Assise of mort ancestor was summoned. Eva quit claimed to Ralph; for this Ralph gave her two marcs.

207. At Schireburn in the morrow of the Sunday after Easter; between Milo son of Ralph, claimant; and Nicholas son of Martin, tenent; for a virgate of land in Cumpton. Nicholas acknowledged the right of Milo, to hold of him, doing therefor the regal service appertaining to that virgate; for this Milo gave Nicholas one sore sparrow hawk.

208. At Ivelcestre in the morrow of St. Martin; between Thomas de Radeweye, claimant, by Geoffrey de Radeweye in his place; and Philip son of Henry, tenent; for half a virgate and five acres of land in Kerswell: and between the same Thomas, claimant; and Adam de Iccledon, tenent; for a virgate of land in Cumpton. Assise of mort ancestor was summoned. Thomas quit claimed to Philip and Adam all his rights; for this Philip and Adam gave him sixty shillings sterling.

209. At Ivelcestre in five weeks of Michaelmas; between Adam le Ireys, claimant; and Peter le Border who Harold de Glaston called to warrant and who warranted; for a virgate of land in Crandon. Assise of mort ancestor was summoned. Peter acknowledged the right of Adam to the land and rendered to him in the court, and quit claimed the same. For this Adam quit claimed to Peter the right he had or may have in half a virgate of land in Crandon which Ralph le Muge held. And be it known that Harold will hold the said virgate for a term of eight years of Adam, rendering yearly a pair of white gloves and doing all regal service. After the completion of the said term the land will revert to Adam and his heirs.

210. At Ivelcestre in the morrow of St. Martin; between Osbert de la Leghe, claimant; and John Marc who John de Wiltesir called to warrant; for half a virgate of land in la Legh. The Grand Assise was summoned. Osbert quit claimed to John Marc all his rights; for this John Marc gave him eight marcs.

211. At Wilton in the quinzaine of Easter; between James Huse, querent; and Henry Huse, impedient; for a carucate of land in Hampton. Plea of warranty of deed was summoned. Henry acknowledged the land to be the right of James as that which he had by the gift of Henry, to hold to James and his heirs of his body procreated, rendering therefor annually one

hundred shillings, half at Michaelmas and half at Easter, for all services save service due to the king. After the decease of Henry, James and his heirs shall hold the land of the heirs of Henry, rendering yearly one pair of gilt spurs or six pence at Easter. For this concord James gave Henry one sore sparrow hawk.

- 212. At Ivelcestre in five weeks of Michaelmas; between Matilda and Edith daughters of Richard Henzun, claimant; and Henry de Bikefaud who Thomas de Lechewurth and Cecilia his wife called to warrant, for a virgate of land in Aldwell. Assise of mort ancestor was summoned. Henry acknowledged the right of Matilda and Edith, to hold of Henry, doing therefor the regal service which belonged to the twentieth part of a knight's fee: for this Matilda and Edith gave Henry three marcs in money. And be it known that Thomas and Cecilia agreed in the court that Henry satisfied them for an exchange of the said land.
- 213. At Ivelcestre in five weeks of Michaelmas; between Henry Sturmy, claimant; and Eva de Middelsowy, tenent; for half a virgate of land in Middelsowy. Assise of mort ancestor was summoned. Henry quit claimed to Eva and her heirs; for this Eva gave Henry three marcs.
- 214. At Ivelcestre in five weeks of Michaelmas; between William son of Isabella, claimant; and Reynamus de Radington, tenent; for a virgate of land in Radington. Assise of mort ancestor was summoned. William quit claimed to Reynamus; for this Reynamus gave William six marcs.
- 215. At Ivelcestre the day of St. Martin; between Thomas de Percham, querent; and Ralph de Moncketon and Sarra his wife, impedients; for five acres of land in Wike. Plea of warranty of deed was summoned. Ralph and Sarra acknowledged the right of Thomas as being their gift; to hold of them and the heirs of Sarra, rendering annually two shillings, for all service save regal service: and Ralph and Sarra warranted against all people; for this Thomas gave them five shillings sterling.

- 216. At Ivelcestre in the morrow of St. Martin; between Henry de Wike, claimant; and William Dibbe, tenent; for an acre of land and a messuage in Meleburn. The Great Assise was summoned. Henry acknowledged the right of William; for this William conceded the said land to Henry, to hold of William, rendering yearly twelve pence, half at Christmas and half at St. John Baptist.
- 217. At Ivelcestre in the morrow of St. Martin; between Avice who was the wife of Henry son of Milo, claimant; and Roger de Wimbervill and Eustachia his wife, tenents; for the third part of two virgates of land in Kynemeresdon, which third part Avice claimed in dower coming from the free tenement of Henry formerly her husband. Avice quit claimed to Roger and Eustachia and the heirs of Eustachia; for this Roger and Eustachia gave Avice four marcs.
- 218. At Ivelcestre in five weeks of Michaelmas; between Henry son of Richard, claimant; and William, Prior of Stepholm, tenent; for half a virgate of land in Kercheston. Assise of mort ancestor was summoned. Henry quit claimed to the Prior and his successors and his church of Stepholm; for this the Prior received Henry and his heirs into all benefits and orisons in his church of Stepholm for ever.
- 219. At Ivelcestre in five weeks of Michaelmas; between Gunilda de Kary, claimant; and Yurnerth le Waleis and Agnes his wife, tenents; for a virgate of land in Gerlington. Assise of mort ancestor was summoned. Gunilda quit claimed to Yernerth and Agnes and the heirs of Agnes; for this Yernerth and Agnes gave Gunilda twenty shillings sterling.
- 220. At Ivelcestre in five weeks of Michaelmas; between Richard, son of Jordan, claimant; and Nicholas son of William, tenent; for twelve acres of land in Hunespill. Assise of mort ancestor was summoned. Richard quit claimed to Nicholas; for this Nicholas gave him twenty shillings sterling.
- 221. At Ivelcestre in five weeks of Michaelmas; between Andrew son of Ailward, claimant; and Richard de Wrotham, tenent; for twenty shillings rent in Erneshull. Assise of mort

ancestor was summoned. Andrew quit claimed to Richard; for this Richard gave Andrew eight marcs.

- 222. At Ivelcestre in the morrow of St. Martin; between Elyas de Benington, claimant; and Philip de Columbar, tenent; for a hide of land in Hethfeud. Assise of mort ancestor was summoned. Elyas quit claimed to Philip; for this Philip gave Elyas nine marcs.
- 223. At Ivelcestre the day of St. Martin; between Simon de Montefort, claimant; and Cecilia de Lye, tenent; for six acres of land in Saunford. Assise of mort ancestor was summoned. Simon acknowledged the land to be the right of Cecilia, to hold of Simon, rendering annually two shillings, half at Easter and half at Michaelmas, and doing regal service, namely, when there shall be scutage for three marcs, eight pence; and for more, more, and for less, less.
- 224. At Ivelcestre in the morrow of St. Nicholas; between Robert son of Ranulf, claimant; and Jordan de Insula and Emma his wife, Warin de Noneton and Margery his wife who Emma de Siffrewast called to warrant; for a virgate of land in Chafcumbe. Assise of mort ancestor was summoned. Robert quit claimed to Jordan and Emma, Warin and Margery, and the heirs of Emma and Margery: for this they gave Robert six marcs.
- 225. At Ivelcestre in the morrow of St. Martin; between Thomas son of Albert, claimant; and Richard de Cuntevill, tenent; for half a hide of land in Batelberg. The Great Assise was summoned. Thomas quit claimed to Richard; for this Richard gave him eight marcs and a half.
- 226. At Schirburn in the morrow of the Sunday after Easter; between Henry de Norchilade, claimant; and John de Martinus tenent; for an acre of land, and an acre of meadow in Blakeford. Assise of mort ancestor was summoned. Henry quit claimed to John; for this John gave him half a marc.
- 227. At Schyreburn in the morrow of the Sunday after Easter; between Richard de Grenvile, claimant, by Richard de Monteacuto in his place; and Thomas de Wauton, tenent; for a

ferling of land and the moiety of a mill and six acres of wood in Heleton. Richard quit claimed to Thomas; for this Thomas gave Richard twenty shillings sterling.

228. At Ivelcestre in the morrow of St. Martin; between Richard de Karevill, claimant; and William Maureward who Richard de Capella called to warrant; for a virgate of land in Bacwell. The Great Assise was summoned. Richard quit claimed to William; for this William gave him thirty six shillings sterling.

229. At Ivelcestre in five weeks of Michaelmas; between William de Alrehey, claimant; and Ralph le Clerc, tenent; for two parts of a virgate of land in Wyvelescumb. Assise of mort ancestor was summoned. William quit claimed to Ralph; for this Ralph gave him twenty marcs.

230. At Ivelcestre in the morrow of St. Martin; between Peter de Heya and Joan his wife, claimants; and Roger, Abbot of Forde, tenent; for half a virgate of land and an acre of meadow in Bere. Peter and Joan quit claimed to the Abbot and his church of Forde: for this the Abbot gave Peter and Joan sixty shillings sterling.

231. At Ivelcestre in five weeks of Michaelmas; between Richard Amaury, senior, claimant; and Richard Amaury, junior, tenent; for a messuage and fifteen acres of land in Keynesham. Assise of mort ancestor was summoned. Richard Aumary, senior, acknowledged the right of Richard, junior; for this Richard, junior, conceded the land to Richard, senior, to hold for his life of Richard, junior, rendering annually twelve pence at Michaelmas: after the decease of Richard Amary, senior, the land to revert to Richard Amary, junior. For this Richard, senior, gave Richard, junior, one marc.

232. At Ivelcestre in five weeks of Michaelmas; between Walter de Ceddre and Muriela his wife, claimants; and Walter le Chamberleng, tenent; for a messuage in Axebrige. Assise of mort ancestor was summoned. Walter le Chamberleng acknowledged the right of Muriela; for this Walter de Ceddre and Muriela conceded the said messuage to Walter le Chamberleng,

to hold of Walter de Ceddre and Muriela, and the heirs of Muriela, rendering annually twelve pence at Michaelmas; and besides Walter le Chamberleng gave Walter de Ceddre and Muriela half a marc.

- 233. At Ivelcestre Sunday next after St. Lucie; between Reginald Wulwine, claimant; and Gilbert de Germunvill, tenent; for a messuage and a ferling of land in Milverton: and between the same Reginald, claimant; and the said Gilbert who William le Franceis called to warrant, for a ferling of land in the same vill: and between the same Reginald, claimant; and the said Gilbert who Walter fitz Walter called to warrant; for a ferling of land in the same vill: and between the same Reginald, claimant; and the said Gilbert who John Comin called to warrant; for a ferling of land in the same vill: and between the same Reginald, claimant; and the said Gilbert who Thomas de Baggehegh called to warrant; for an acre of meadow in the same vill. Assise of mort ancestor was summoned. Reginald quit claimed to Gilbert all his rights; for this Gilbert gave him ten marcs.
- 234. At Ivelcestre in the morrow of St. Nicholas; between Ernisius de Dunheved, claimant; and Peter, Dean, and the Chapter of Welles, tenents, by Henry de Northcury in their place; for a messuage in Welles. The Dean and Chapter acknowledged the messuage to be the right of Ernisius; for this Ernisius conceded the same to them, to hold of Ernisius in frank almoin for ever; rendering therefor yearly twelve pence at Michaelmas. And Ernisius warranted the same against all people. For this the Dean and Chapter gave Ernisius twenty marcs.
- 235. At Ivelcestre in five weeks of Michaelmas; between Adam le Marchant, claimant; and Nicholas Bataile, tenent; for a messuage in Welles. The Great Assise was summoned. Adam quit claimed to Nicholas; for this Nicholas gave him one marc.
- 236. At Schirburn in the morrow of the Sunday after Easter; between Ambrose de Lamport and Margeria his wife, and Sibilla de Briwton, claimants; and Hugh Peverel and Isabella his wife,

tenents; for a messuage in Waschet. Assise of mort ancestor was summoned. Ambrose, Margeria, and Sibilla, quit claimed for themselves and the heirs of Margeria and Sibilla, to Hugh and Isabella and the heirs of Isabella; for this Hugh and Isabella gave them seven marcs.

237. At Ivelcestre in the morrow of St. Martin; between Walter Page, claimant; and Michael de Berton, tenent; for three messuages in Heydon. Michael acknowledged the messuages to be the right of Walter and rendered the same in the court, and quit claimed to Walter: for this Walter gave Michael eleven marcs.

21 Henry HH. (A.D. 1236-7).

- I. At Westminster in the morrow of All Souls; between Walter Flambard, claimant; and Robert de Reyngny, tenent; for a hide of land in Heselbery. Walter quit claimed to Robert; for this Robert gave Walter ten marcs.
- 2. At Westminster Saturday next before the Purification; between Maurice de Legh and Agnes his wife, claimants; and Joceline, Bishop of Bath, tenent; for a hundred and three acres of land in Lidiard. The Bishop acknowledged the land to be the right of Agnes, to hold to Maurice and Agnes and the heirs of Agnes of the Bishop and his successors, rendering annually three shillings for all services; saving to the Bishop and his men of Lidiard his common in all the land if it shall be cultivated after the corn has been carried, in stubble and in fallow; and in herbage if uncultivated: and besides, the Bishop conceded that Maurice and Agnes and the heirs of Agnes and their men of Baggeberg may have common for all in the hill of the Bishop which is called Bissopesden adjoining the said one hundred and three acres outside Bissopeswude, if the said hill shall have been cultivated, after the corn is carried in stubble and in fallow; and in herbage if uncultivated.
- 3. At Westminster in the quinzaine of St. Hillary; between Jollanus Corbin and Alicia his wife, claimants; and Henry

Coynterel, tenent; for two mills and five acres of land in Suthperton. Henry acknowledged the right of Alice and rendered to her in the court, and quit claimed to Jollanus and Alice and the heirs of Alice. For this Jollanus and Alice gave Henry thirty marcs.

(Endorsed.) J. Bishop of Bath put in his claim for sixty shillings rent coming from the mill and land on behalf of the heir of Philip de Alboniaco, who has it for a term of seven years.

- 4. At Westminster in the octave of St. Hillary; between William Lungespee and Idonea his wife, claimants, by Roger de Derneford in the place of Idonea; and John Cumin, tenent; for twenty and two acres of land in the vill of Langeford. William and Idonea acknowledged the right of John, to hold of the chief lord of the fee, of whom and as, he formerly held it. For this John gave William and Idonea eight marcs.
- 5. At Westminster in the octave of St. Hillary; between William Lungespee and Idonea his wife, claimants; and Mathew de Luneling, tenent; for two parts of half a virgate of land in Langeford. William and Idonea acknowledged the right of Mathew, to hold of the lord of the fee, of whom he formerly held it, and as he formerly held it. For this Mathew gave William and Idonea seven marcs.
- 6. At Westminster in the octave of St. Hillary; between William Lungespee and Idonea his wife, claimants; and Hugh de Wendene, tenent; for two parts of half a virgate of land and ten pence rent in Langeford. William and Idonea acknowledged the right of Hugh, to hold of the lord of the fee of whom he formerly held and as he formerly held. For this Hugh gave William and Idonea seven marcs,
- 7. At Westminster in the octave of St. Hillary; between William Lungespee and Idonea his wife, claimants; and Nicholas de Bosco, tenent; for sixteen acres of land in Langeford. William and Idonea acknowledged the right of Nicholas, to hold of the lord of the fee of whom he formerly held and as he formerly held. For this Nicholas gave William and Idonea seven marcs.

- 8. At Westminster in the morrow of All Souls; between Thomas, Prior of Bath, querent; and Richard Luvel, impedient; for the advowson of the church of Castelkary. Richard acknowledged the right of the Prior as being the gift of Henry Luvel the father of Richard whose heir he is; to hold in frank almoin. And the Prior received Richard and his heirs into all the benefits and orisons in his church of Bath for ever,
- 9. At Westminster in the morrow of St. Martin; between Robert de Brus, claimant; and Peter, Prior of Bermundesheye tenent; for the advowson of the church of Staples. The Prior acknowledged the advowson to be the right of Robert and quit claimed and rendered the same in the court; saving to the Prior and his successors the ancient and due pension accustomed to be paid from the said church. And be it known that if the Prior produce any other deeds relating to this advowson they shall be nothing worth.
- To. At Westminster in the morrow of St. Martin; between Robert de Bruwes, claimant; and Peter, Prior of Bermundesheye, tenent; for the advowson of the church of Staples. The Prior acknowledged the right of Robert and quit claimed in the court; saving to the Prior and his successors the ancient and due pension paid from the said church. And be it known that if the Prior or his successors produce any other deeds relating to this advowson they shall be nothing worth.
- II. At Westminster in the octave of St. Hillary; between William Lungespee and Idonea his wife, claimants; and Richard de Langeford, tenent; for two parts of half a virgate of land in Langeford. William and Idonea acknowledged the right of Richard; to hold of the lord of the fee of whom he formerly held and as he formerly held. For this Richard gave William and Idonea six marcs and a half.
- 12. At Westminster in the octave of St. Hillary; between William Lungespee and Idonea his wife, claimants; and Jordan de Bosco, tenent; for thirty two acres of land in Langeford. William and Idonea acknowledged the right of Jordan; to hold of the lord of the fee of whom he formerly held and as he

formerly held. For this Jordan gave William and Idonea one hundred shillings sterling.

- 13. At Westminster in the octave of St. Hillary; between William Lungespee and Idonea his wife, claimants; and Jordan de Herpeford, tenent; for thirty acres of land and six messuages and thirteen shillings and four pence rent, in Langeford. William and Idonea acknowledged the right of Jordan, to hold of the lord of the fee of whom he formerly held and as he formerly held. For this Jordan gave William and Idonea fifteen marcs
- I4. At Westminster in the octave of St. Hillary; between William Lungespee and Idonea his wife, claimants; and Baldric de Noneten, tenent; for half a carucate of land and three shillings and four pence rent, except six shillings and eight pence rent, in Langeford. William and Idonea acknowledged the right of Baldric, to hold of the lord of that fee of whom he formerly held and as he formerly held; for this Baldric gave William and Idonea twenty five marcs.
- 15. At Westminster in a month of Easter; between James de Horcherd, Maurice de Borham and Esmeralda his wife, claimants; and Rogo son of Simon, tenent; for a carucate of land in Dovery. James and Maurice and Esmeralda quit claimed for themselves and the heirs of James and Esmeralda to Rogo all their rights: for this Rogo gave them twenty three marcs.
- 16. At Westminster in the quinzaine of St. John Baptist; between Robert Aurifaber and Agnes his wife, claimants; and Nicholas son of Jordan, tenent; for the third part of the manor of Rolueston, which third part Robert and Agnes claimed to be the reasonable dower of Agnes from the free tenement of Thomas la Ware once her husband. Robert and Agnes quit claimed to Nicholas their right to the dower; and besides Robert and Agnes quit claimed to Nicholas their right to one hundred shillings rent in the same manor which they said belonged to Agnes as being her marriage portion: for this Nicholas conceded for himself and his heirs to Robert and Agnes a yearly rent of ten pounds sterling for the life of Agnes,

payable quarterly. And if Nicholas default in the payment then Robert and Agnes may distrain the chattels in the said manor until full payment is made. After the death of Agnes, Nicholas and his heirs shall be free of the payment of the said ten pounds.

- 17. At Westminster in the octave of St. Michael; between Nicholas son of Robert, claimant; and William son of Richard, deforciant; for a moiety of the advowson of the church of Littleton. Nicholas quit claimed to William all his right in the said moiety: for this William gave Nicholas two marcs.
- 18. At Westminster in three weeks of Trinity; between Margeria who was the wife of Richard de Maulesbery, claimant; and Joceline, Bishop of Bath, tenent; for half a virgate of land in Welles and sixty acres of land in Woky. Margeria acknowledged the right of the Bishop and his church of Welles and quit claimed to him; for this the Bishop gave Margeria twenty and three marcs.
- 19. At Westminster in the octave of St. Hillary; between Philip fitz John, claimant; and Roger fitz Pagan, tenent; for a carucate of land and a messuage and a mill in Brithampton. Philip acknowledged the right of Roger and quit claimed to him; for this Roger gave Philip sixty marcs.

22 Menry III. (A.D. 1237-8).

20. At Westminster in five weeks of Easter; between Thomas de Marisco, querent; and John de Lastane, deforciant; for half a carucate of land in Lastane and in Lotesham. John acknowledged the right of Thomas; for this Thomas conceded the land to John, except the meadow which Alice the mother of John held in dower in Neumede and in Westure calvercroft, which after the death of Alice will revert to Thomas; to hold of Thomas, rendering annually twelve pence sterling at the feast of All Saints, and acquitting the land towards the chief lord of the fee of all other services. And be it known that John shall not sell or alienate without the consent of Thomas.

- 21. At Westminster in three weeks of Michaelmas; between Robert de Gurney, querent, by Stephen de Staunton in his place; and William, Abbot of Gymmeges, deforciant, by Robert, Prior of Hallinge, in his place; for the advowson of Stany Eston. Robert quit claimed his right to the Abbot; for this the Abbot received Robert and his heirs into the benefits and orisons in his church of Gymmeges.
- 22. At Westminster in the octave of St. Hillary; between William Tropinel and Tupacia his wife, Adam Blundus and Joan his wife, claimants; and Peter de Capella, tenent; for a virgate and eight acres of land in Pulton. William and Tupacia, Adam and Joan, acknowledged the right of Peter; for this Peter gave and granted to them a messuage and fourteen acres of the same land, namely, the messuage and the fourteen acres which Geoffrey Kanebriw formerly held; to hold to them and the heirs of Tupacia and Joan, of Peter, doing the regal service, namely, for scutage two marcs and four pence, and for more, more, and for less, less: and besides Peter quit claimed all his rights in the land which Felicia de Capella mother of Tupacia and Joan held in dower.
- 23. At Westminster in the morrow of St. Martin; between William de Bingham, querent; and Geoffrey de Hauc (Hatch) the younger and Alice his wife, impedients; for the fee of a knight in Hutton Channel. Plea of warranty of deed was summoned. Geoffrey and Alice acknowledged the fee to be the right of William as being their gift, to hold of the chief lord of the fee doing the service belonging thereto. And Geoffrey and Alice and the heirs of Alice warranted to William against all people. For this William gave Geoffrey and Alice thirty marcs.
- 24. At Westminster in the quinzaine of St. Michael; between John de Lamiet, claimant; and John de Aure and Agnes his wife, tenents; for half a virgate of land in Wandestre. The Great Assise was summoned. John de Lamiet quit claimed to John de Aure and Agnes and the heirs of Agnes; for this John de Aure and Agnes gave John de Lamiet six marcs.
 - 25. At Westminster in the octave of St. John Baptist

between John de Perham, querent, by Thomas de Perham in his place; and Walter, Abbot of Michelnye, deforciant, by Robert de la Wodeland in his place; for common of pasture in la Cnappe and la Clyve which John claimed against the Abbot as belonging to his free tenement which he held in Wyke, and whereof John complained the Abbot had unjustly deforced him. The Abbot conceded that John should have common in la Cnappe and la Clyve for all sorts of animals without hindrance: for this John gave the Abbot five marcs.

- 26. At Westminster in the octave of St. Martin; between Laurence de Broke, querent; and Roger de Wymbervill and Eustachia his wife, impedients; for a carucate of land and a half in Kynemerdon. Plea of warranty of deed was summoned. Roger and Eustachia acknowledged the land to be the right of Laurence as that which he had by their gift; to hold from Roger and Eustachia and the heirs of Eustachia, rendering yearly one pound of cumin at Michaelmas, and acquitting the said land towards the chief lord of the fee of all other services. And Roger and Eustachia and the heirs of Eustachia warranted to Laurence against all people. For this Laurence gave Roger and Eustachia seventy marcs.
- 27. At Westminster in the octave of St. Martin; between William de Holedal, claimant; and Michael son of Nicholas and Katerina his wife, tenents; for one knight's fee in West Cynnoch. Michael and Katerina acknowledged the fee to be the right of William; for this William, at the petition of Michael and Katerina, granted the said fee to Ralph son of Nicholas, to hold of the chief lord, doing the service thereto appertaining. For this donation and concession Ralph gave William eighty marcs.

23 Henry HH. (A.D. 1238-9).

28. At Westminster in the quinzaine of Michaelmas; between Robert de Muscegros, querent; and the Prior of Briwton, impedient; for the advowson of the church of Cherlton Muce-

gros. The Prior quit claimed to Robert; for this Robert gave him forty marcs.

- 29. At Westminster in the octave of St. Martin; between Juliana who was the wife of Simon de la Slo, claimant, by William Caddoc in her place; and Wymara de la Slo, tenent; for the third part of a virgate of land in la Slo, which Juliana claimed in dower coming from the free tenement of Simon formerly her husband. Juliana quit claimed to Wymara; for this Wymara granted to Juliana the third part of a virgate and a half of land in Kamel, namely, that third which Simon de Kamel held the day this concord was made, to hold of Wymara for the life of Juliana as dower. And be it known that Wymara cannot sell or alienate three parts of the aforesaid land in la Slo which after the death of Wymara will revert to the heirs or Simon; saving to Wymara and her heirs the fourth part, that is to say, that fourth part which lies the most remote from the Court of la Slo.
- 30. At Westminster Sunday next after the Apostles Simon and Jude; between Umfrey son of Michael, claimant; and William de Monteacuto, tenent; for two carucates of land in Gahull. Umfrey quit claimed to William: for this William gave Umfrey eighteen marcs.
- 31. At Westminster in the quinzaine of St. Mark; between Walter de , querent; and Thomas Hayrun and Maria his wife; Walter complained that Thomas and Maria made waste, sale, and spoil of the houses and woods which they held as the dower of Maria by inheritance from Walter in Fernberghe and Barwe. Thomas and Maria acknowledged the tenements so held in dower to be the right of Walter, and quit claimed to him in the Court. And besides Thomas and Maria granted to Walter the third part of the wood called Northwod, and an acre of meadow called Fillegh, and quit claimed the same: for this Walter remitted all damages incurred by Thomas and Maria by reason of the waste, sale and spoil to the day this concord was made: and further Walter gave Thomas and Maria six marcs and a half.
 - 32. At Westminster in the octave of St. Hillary; between

Walter Russel, claimant; and Constance daughter of Robert Russel, tenent; for a moiety of a messuage and thirteen acres of land in Sydenham. Constance acknowledged the right of Walter in the Court; for this Walter gave Constance half a marc.

- 33. At Westminster in the octave of St. Hillary; between Ralph Russel and Isabella his wife, and Nicolanus de Moles and Hawisia his wife, claimants; and Richard Luvel, tenent; for a moiety of the manor of Wynkhalton towards the north. Ralph and Isabella, Nicolanus and Hawisia, quit claimed for themselves and the heirs of Isabella and Hawisia to Richard; and besides they quit claimed all their rights in Pitecombe and Colne: for this Richard gave them three score marcs.
- 34. At St. Bride's, London, in the quinzaine of St. John Baptist; between Henry de St. Hillar, querent; and Geoffrey de Dinham, deforciant; for the manor of Crofton. Henry acknowledged the right of Geoffrey: for this Geoffrey gave the manor to Henry, except the advowson of the church; to hold of Geoffrey, doing therefor the service of the fourth part of one knight's fee. And Geoffrey warranted against all men. And besides Henry granted that Richard de Dinham, and the heirs of Robert de Nederton and William de Sutheton, may hold all the lands and tenements which they formerly held of Henry in Corfton, and which they so held the day this concord was made. And be it known that this concord was made with the assent and by precept of the lord the king of whom Henry held in capite.
- 35. At St. Bride's, London, in the octave of Trinity; between Philip Basset, querent; and the Prior of Tanton, deforciant; for the advowson of the church of Turlebere. Assise of last presentation was summoned. Philip quit claimed all right to the Prior: for this the Prior received Philip and his heirs into all benefits and orisons in his church of Taunton.
- 36. At St. Bride's, London, in three weeks of Easter; between John Bretasche, querent; and Brother Roger, Master of the Hospital of St. John of Radeclive, deforciant; for common of pasture in Trubewelle, namely, in the wood called Hugrave.

John quit claimed all rights; for this the Master conceded to John a virgate of land in Trubewelle which Walter son of Norman held; to hold of the said Master, together with half a virgate which he already held in the same vill the gift of Elyas son of William; rendering annually ten shillings and six pence for all service save regal service. And if John or his heirs default in payment, the Master may distrain until full payment is made.

37. At St. Bride's, London, in the quinzaine of Easter; between Geoffrey de Langel, querent; and Geoffrey de Wulmereston, deforciant; for two carucates of land in Hadewurthy, Wurmereston, and Pereton. Geoffrey de Langel acknowledged the right of Geoffrey de Wulmereston; for this he conceded that the said two carucates should not be sold or in any manner alienated as they entirely reverted to the heirs of Geoffrey de Wulmereston after the death of Geoffrey.

25 Henry III. (A.D. 1240-1).

38. At Canterbury in three weeks of Trinity; between Robert de Neuton, claimant; and James de Orchard, tenent; for the manor of Orchard. James acknowledged the right of Robert and rendered in the Court. For this Robert, at the request of James, granted the manor to Emericus de Orchard, to hold of Robert, rendering yearly one pound of cumin or two pence at Michaelmas, and doing the regal service to the said manor appertaining. And if it happen that Emericus shall die without heirs of his body the said manor with all appurtenances shall revert to Robert. And Emericus gave Robert twenty marcs.

(Endorsed.) William son of James de Orchard put in his claim.

26 Henry HHH. (A.D. 1241-2).

39. At Schyreburn in the morrow of Trinity; between John de Alra and Agnes his wife, querents; and Roger Abbot of Alingeneya; that the said Abbot claimed common of pasture in

the land of John and Agnes in Saltmore, notwithstanding that they have not common in the land of the Abbot in Alingeneya, nor did the Abbot do service to them though he ought to have common in their land. The Great Assise was summoned. John and Agnes conceded for themselves and the heirs of Agnes that the Abbot should have common in Saltmore for all his animals: for this the Abbot granted that John and Agnes may have all the land which the Abbot recovered against them by assise of novel disseisin; that is to say twenty four acres which lie on the north of the said moor near ferling, and all the land which Thomas le Morward at one time held of John and Agnes next the water of Perret towards Laberegh. Also that John and Agnes may not break up or cultivate of the said moor. more than was broken up and cultivated on the day this concord was made, without the assent of the Abbot. And besides John and Agnes conceded that the Abbot may have a piggery in Saltmore and free ingress and egress to chace and rechace (drive in and out) his cattle and pigs. And John and Agnes conceded that as often as they make enclosure for the cattle for which they ought to have pasture, the Abbot may have his cattle free, provided that the keepers of the Abbot declare they are the Abbot's own cattle; and the Abbot shall have one day's notice before the making of such enclosure.

40. At Westminster in three weeks of Easter; between William de Bikel, querent; and Moyses le Bret, deforciant; for three acres of land and three cottages in Holewell. William acknowledged the right of Moyses, to hold of William with other land and tenements which Moyses held of him in the same vill, which he held the day this concord was made, rendering annually twenty shillings and ten pence. For this Moyses granted to William all the tenements which Walter Gele formerly held of Moyses in villeinage, with the villeins and villeinages and all their sequelæ: and besides Moyses quit claimed to William all his rights and claims in all the liberties which he and his ancestors held in the fair of St. Laurence at Holewell, saving to himself the liberty which he and his men of Whatemore had, of free stallage in the said fair quit of all toll.

41. At Westminster in the octave of St. John Baptist;

between Hamo de Basinges, claimant; and Reginald de Moyun, tenent; for the fourth part of a knight's fee in Caneford. Reginald acknowledged the right of Hamo and rendered to him in the Court, to hold of Reginald by the service of the fourth part of a knight's fee; for this Hamo gave Reginald one hundred shillings sterling.

42. At Westminster in the octave of St. John Baptist; between Reginald de Moyun, claimant; and John, parson of Cruke, tenent; for a messuage and a garden in Cruke. Reginald acknowledged the right of John and his church of Cruke and quit claimed to him and his successors parsons of the church of Cruke: for this John gave Reginald twenty five marcs.

27 Henry HH. (A.D. 1242-3).

43. At Westminster in three weeks of Trinity; between Henry de Monte Forti, claimant; and Alexander son of Alexander de Monte Forti, tenent; for two carucates of land in (Nuny). Alexander acknowledged the right of Henry; for this Henry conceded to Alexander the moiety of the same lying in the fields towards the west, except the capital messuage which remained to Henry. And also Henry conceded to Alexander a mill with the suit of the men of Henry in the vill of Nunv. and half a virgate of land belonging to the said mill, and the lands and messuages which Lucas de Nuny once held, in exchange for the said capital messuage. To hold to Alexander and the heirs of his body begotten, of Henry, rendering therefor annually three pence at Easter, and Henry warranted the said land and mill against all people. And if Alexander shall die without heirs of his body the land and mill shall revert to Henry. Alexander shall not sell or in any way alienate either the land *r mill, as the whole must revert to Henry. And if Henry shall die without heirs the said land and messuage shall revert to Alexander and his heirs. Nor shall Henry sell or in any way alienate as whole must revert to Alexander. And Alexander conceded that Henry should have the first presentation to the church of Nuny when it became vacant, and after the death of

the clerk presented by Henry, Alexander shall present a clerk to the said church, and so Henry and Alexander shall present a clerk alternately.

44. At Westminster in the quinzaine of St. Michael; between William de Holecumb, claimant; and John, Abbot of Kaynesham, tenent; for a moiety of the manor of Holecumbe, except seven ferlings and forty seven acres of land, and four messuages, three shillings rent and two mills, and the advowson of the chapel of the same manor. William quit claimed all his rights to the Abbot; for this the Abbot gave William nineteen marcs. (Endorsed.) Nicholas son of Michael put in his claim.

- 45. At Westminster in the octave of St. Martin; between Yolenta de Rundfugeray, querent; and William Marescall and Dionisia his wife, impedients; for nine acres of land in Wyke. Plea of warranty of deed was summoned. William and Dionisia acknowledged the right of Yolenta to the land as being that Yolenta had by the gift of William and Dionisia, to hold of them rendering yearly one penny at Easter, and towards the scutage of forty shillings, when it shall happen, eighteen pence and for more, more, and for less, less. And William and Dionisia warranted against all men. For this Yolenta gave William and Dionisia one sore sparrow hawk.
- 46. At Westminster in the quinzaine of Easter; between Robert le Bere and Avicia his wife, claimants; and Richard son of Robert de Nitherton, tenent; for two parts of half a hide of land, except two parts of two acres, in Corston: and between the same Robert and Avicia, claimants; and the same Richard who Walter Priston and Alice his wife called to warrant; for the third part of half a hide of land, except the third part of two acres, in the same vill: and between the same Robert and Avicia, claimants; and the same Richard, who Richard, parson of Corston, called to warrant, for two acres of land in the same vill. A duel was waged in arms and fought between them in the Court. Richard son of Robert de Nitherton acknowledged all the said land to be the right of Robert and Avicia and rendered and quit claimed the same in the Court; for this Robert and Avicia gave him thirty five marcs.

- 47. At Westminster in the quinzaine of Easter; between Robert de Marisco, claimant; and Walter Page, tenent; for a virgate of land and a quarter in Babinton. Robert quit claimed to Walter; for this Walter gave Robert three marcs.
- 48. At Ivelcestre in the octave of the Purification; between Ralph Trevet, querent; and Ralph Huse and Eva his wife, deforciants; for a virgate of land and a half in Crandon, and a carucate of land in Akenton. Ralph Huse and Eva acknowledged the right of Ralph Trevet; for this Ralph Trevet conceded to Ralph Huse and Eva the virgate and a half in Crandon, to hold for the life of Eva, doing to the chief lords of the fee the regal service to that land appertaining: and after the decease of Eva the said land shall revert to Ralph Trevet.
- 49. At Ivelcestre in the octave of the Purification; between William Portebref, querent; and James son of William and Cecilia his wife, impedients; for a messuage and twenty and seven acres of land in Frome. Plea of warranty of deed was summoned. James and Cecilia acknowledged the messuage and land to be the right of William as being their gift, to hold of them and the heirs of Cecilia, rendering yearly one penny at Michaelmas and doing the regal service thereto belonging. And James and Cecilia warranted to William against all men. For this William gave James and Cecilia ten shillings sterling.
- 50. At Ivelcestre in the octave of the Purification; between Dyonisia daughter of Richerus, querent; and James Payn and Cecilia his wife, impedients; for six acres of land in Frome. Plea of warranty of deed was summoned. James and Cecilia acknowledged the right of Dyonisia as being their gift, to hold of them, rendering yearly three pence and a half penny at Michaelmas, and doing the regal service thereto appertaining. And James and Cecilia warranted to Dyonisia against all men. For this Dyonisia gave James and Cecilia half a marc.
- 51. At Ivelcestre in the octave of the Purification; between Ralph Trevet, querent; and Ralph Bruning and Helewisia his wife, impedients; for two ferlings of land in Wullavinton. Plea of warranty of deed was summoned. Ralph and Helewisia acknowledged the right of Ralph Trevet, to hold of them and

the heirs of Helewisia, rendering yearly twelve pence at Christmas and doing the regal service thereto appertaining. For this Ralph Trevet conceded to Ralph Bruning and Helewisia and the heirs of Helewisia one acre of land and one perch of meadow in the same vill, namely, half an acre of land in Velgedole next the land of Robert Waleis, and half an acre in Benydole next the land of the same Robert, and the perch of meadow lying at La Lose next the meadow of Robert son of Helewisia. Besides, Ralph Trevet gave Ralph Bruning and Helewisia twenty shillings sterling.

- 52. At Ivelcestre in the octave of the Purification; between John de Toreny, claimant; and the Abbot of Keynesham, tenent; for a ferling of land in Lynlegh. John quit claimed all rights to the Abbot; for this the Abbot gave him half a marc.
- 53. At Ivelcestre in the octave of the Purification; between the Abbot of Glaston, querent; and William Trepinel and Topacia his wife, and Adam Blund and Joan his wife, deforciants; for seven acres of meadow and seven acres of wood and a half in Pilton. Plea of covenant was summoned. The Abbot quit claimed all right to the land to William and Topacia, Adam and Joan and the heirs of Topacia and Joan; for this William and Topacia, Adam and Joan, conceded to the Abbot and his church of Glaston all their rights in the meadows, feedings, pannage and customs in the park of Pilton, and common of pasture in Esthalte, and quit claimed the same.
- 54. At Ivelcestre in the octave of the Purification; between Simon de Pilesdon, claimant; and Adam son of Goldchyne, tenent; for half a virgate of land in Cruke. Simon quit claimed to Adam; for this Adam gave Simon one marc.
- 55. At Ivelcestre in the octave of the Purification; between Gilbert Grasenloyll, querent; and Ralph le Bret and Cristiana his wife, impedients; for two messuages in Meleburn. Plea of warranty of deed was summoned. Ralph and Cristiana acknowledged the right of Gilbert as that which he had by their gift; to hold of them and the heirs of Cristiana, rendering yearly one pair of white gloves or one half penny at Easter, and doing the regal service which to those messuages belonged. And Ralph

and Cristiana warranted to Gilbert against all men. For this Gilbert gave them forty shillings sterling.

- 56. At Ivelcestre in the morrow of the Purification; between Hugh Wombestrong, claimant; and the Master of the Hospital of St. John of Bristol, who Richard le Teynturer called to warrant; for a messuage in the suburb of Bristol. Hugh quit claimed to the Master and Brethren; for this the Master gave him six marcs.
- 57. At Ivelcestre in the octave of the Purification; between Stephen de Perers and Sarra his wife, Robert de Baggeripe and Sibilla his wife, claimants; and William son of Andrew and Cristiana his wife, tenents; for a moiety of four ferlings and fourteen acres of land in Wallepoll. Stephen and Sarra, Robert and Sibilla quit claimed for themselves and the heirs of Sarra and Sibilla, to William and Cristiana and the heirs of Cristiana; for this William and Cristiana gave them one hundred shillings sterling.
- 58. At Ivelcestre in the morrow of the Purification; between the Prior of Staverdale, querent; and Roger Tyrel and Sarra his wife, impedients; for two virgates of land in Saldeford. Plea of warranty of deed was summoned. Roger and Sarra acknowledged the right of the Prior as being their gift, to hold of them and the heirs of Sarra in frankalmoin, rendering yearly to the chief lord of the fee all service which thereto appertained. And Roger and Sarra warranted the said land against all men. And the Prior received Roger and Sarra and the heirs of Sarra into all benefits and orisons in his church for ever.
- 59. At Ivelcestre in the morrow of the Purification; between William de Dummere, claimant; and Geoffrey de Mora, tenent; for two virgates of land in Bissopeston: and between the same William, claimant; and the said Geoffrey, who Robert le Chapelein called to warrant; for half a virgate of land in the same vill: and between the same William, claimant; and the said Geoffrey, who Luke de Tintenhull called to warrant; for half a virgate of land in the same vill: and between the same William, claimant; and the said Geoffrey, who William de

and Edith his wife called to warrant; for a virgate of land in the same vill. The Great Assise was summoned. Geoffrey acknowledged the right of William; for this William conceded the land to Geoffrey to hold of him, rendering yearly twelve pence at Michaelmas and doing the regal service thereto appertaining. For this William warranted to Geoffrey against all men. And Geoffrey gave William thirty one marcs.

60. At Ivelcestre in the octave of the Purification; between William le Warner, querent; and Henry Hastard and Alice his wife, impedients; for two acres of land, and half an acre of meadow, in Middelton. Plea of warranty of deed was summoned. Henry and Alice acknowledged the right of William as being their gift, to hold of them and the heirs of Alice, rendering yearly one pair of white gloves or one half penny at Easter, and doing the regal service thereto appertaining. And Henry and Alice warranted to William against all men. For this William gave Henry and Alice ten shillings sterling.

61. At Ivelcestre in the octave of the Purification; between Henry de Gaunt, Master of the Hospital of St. Mark, Bristol, querent; and Robert de Gurnay, impedient; for the manor of Poulet. Plea of warranty of deed was summoned. Robert acknowledged the manor to be the right of the Master and Brethren of the said Hospital, as being his gift, to hold in frankalmoin and free of all secular service to sustain one hundred paupers and three chaplains according to the tenor of the charter which the Master had from Robert. And Robert warranted the manor against all men, and the Master received Robert and his heirs into all benefits and orisons in his Hospital for ever.

62. At Ivelcestre in the octave of the Purification; between Henry de Gaunt, Master of the Hospital of St. Mark of Bristol, querent; and Henry de Herleye, deforciant: for the suit which Henry de Herleye demanded from the manor of Poulet to be done at the Hundred of Peretun. Plea of covenant was summoned. Henry de Erleye conceded to the Master that he should do twice a year suit at the Hundred, that is to say, once at

Michaelmas, and once at Hokeday, but so that if the Master is not able to be present, he shall be permitted to send another in his place, who shall be admitted without contradiction from the said Henry. And if any amerciaments shall arise from the men of the said manor in the said Hundred, then the Master shall have those amerciaments without hindrance from Henry. For this the Master conceded to Henry an annual rent of twelve pence from the manor of Poulet at the feast of St. Martin.

- 63. At Ivelcestre in the octave of the Purification; between Roger de Wyttokesmed and Idonea his wife, querents; and Thomas de la Lude and Amicia his wife, deforciants; for the twentieth part of a knight's fee in Wyttoxmed. Plea of covenant was summoned. Thomas and Amicia quit claimed for themselves and the heirs of Amicia, to Roger and Idonea and the heirs of Idonea; for this Roger and Idonea conceded to Thomas and Amicia all the land which they had in the vill of Lude the day this concord was made.
- 64. At Ivelcestre in the octave of the Purification; between Stephen de Perres and Sarra his wife, Robert de Baggeripe and Sibilla his wife, claimants; and William son of Robert, tenent; for the moiety of a third part of a hide of land in Brocton. Stephen and Sarra, Robert and Sibilla, quit claimed to William; for this William gave them one hundred shillings sterling.
- 65. At Ivelcestre in the octave of the Purification; between John Batun, querent; and Richard le Bygot, impedient; for half a virgate of land in Merston. Plea of warranty of deed was summoned. Richard acknowledged the right of John, to hold of Richard, rendering yearly four pence at Easter, and doing the regal service thereto belonging, and Richard warranted to John against all men. For this John gave Richard one marc.
- 66. At Ivelcestre in the morrow of the Purification; between Robert Wolbold, claimant; and William le Petit, tenent; for half a virgate of land in Leghton. The Great Assise was summoned. William acknowledged the right of Robert, to hold of William, rendering yearly half a pound of cumin at the feast of St. Michael, and doing to the chief lord of the fee all other ser-

vice belonging: for this Robert gave William fifty shillings sterling.

- 67. At Ivelcestre in the morrow of the Purification; between Richard de Mucegros, claimant; and Nicholas Michel, tenent; for a virgate of land in Horsinton: and between the same Richard, claimant; and the said Nicholas, who Roger le Porter and Matilda his wife called to warrant, for two acres of meadow in the said vill. Nicholas acknowledged the right of Richard; for this Richard conceded the land to Nicholas, to hold of Richard, rendering yearly twelve pence at Michaelmas and doing as regal service the twentieth part of a knight's fee. Richard warranted to Nicholas against all men: and Nicholas gave Richard ten marcs.
- 68. At Ivelcestre in the morrow of the Purification; between Eva de Churleghe, claimant; and John de Alre and Agnes his wife, tenents; for half a virgate and five acres of land in Stathe. John and Agnes acknowledged the right of Eva and rendered to her in the court, to hold of them and the heirs of Agnes, rendering yearly three shillings and eleven pence and a half penny, namely at Easter twelve pence, at Midsummer twelve pence, at Michaelmas twelve pence, and at Christmas eleven pence and a half penny, and doing the regal service appertaining. For this Eva gave John and Agnes ten shillings sterling.
- 69. At Ivelcestre in the octave of the Purification; between William Branch and Joan his wife, querents; and James Payn and Cecilia his wife, impedients; for eighteen acres of land in Frome. Plea of warranty of deed was summoned. James and Cecilia acknowledged the right of William and Joan as being their gift, to hold of them and the heirs of Cecilia by the regal service belonging. And James and Cecilia warranted against all men: for this William and Joan gave them ten shillings sterling.
- 70. At Ivelcestre in the octave of the Purification; between William le Petit, claimant; and Robert Wolbold, tenent; for half a virgate of land in Leghton. William acknowledged the right of Robert, to hold of William, rendering yearly half a pound of cumin at Michaelmas and doing to the chief lord of the fee all

other service belonging: for this Robert gave William fifty shillings sterling.

- 71. At Ivelcestre in the octave of the Purification; between Richard Thurlet, querent; and Robert de Tyntenhull, chaplain, deforciant; for a virgate of land, except two acres, in Tyntenhull. Plea of covenant was summoned. Robert acknowledged the said virgate, except the two acres, to be the right of Richard: for this Richard conceded the same to Robert, to hold for his life, of Richard, rendering yearly eleven shillings and six pence: and after the decease of Robert the said land to revert to Richard and his heirs.
- 72. At Ivelcestre in the quinzaine of Hillary; between Benigna daughter of Roger, claimant; and Walter Pin of Stratton who Roger Wolitnewe and Agatha his wife called to warrant; for half a virgate of land in Stratton. Assise of mort ancestor was summoned. Benigna acknowledged the right of Walter; for this Walter granted to Benigna a messuage and four acres of the same land, namely, that messuage which was of Isolda wife of John de Veym, one acre which lies on Putehull, one acre on Hamme towards the west, one acre and a half on Bissopesdon, and half an acre near the vill of Stratton towards the north: to hold to Benigna for her life of Walter, rendering yearly one pair of white gloves or one penny at Easter, and doing the regal service appertaining. After the decease of Benigna the said messuage and four acres of land shall revert to Walter.
- 73. At Ivelcestre in the morrow of the Purification; between Adam, Abbot of Forde, querent; and Peter de Hoghe and Joan his wife, impedients; for half a virgate of land in Leghe. Plea of warranty of deed was summoned. Peter and Joan acknowledged the right of the Abbot and his church as being their gift, to hold of them and the heirs of Joan in frank almoin, rendering yearly four shillings sterling, and doing to the chief lord of the fee all other services belonging. And Peter and Joan warranted the land to the Abbot against all men. For this the Abbot gave Peter and Joan twenty shillings sterling.

(Endorsed.) Richard de Leghe put in his claim.

- 74. At Ivelcestre in the octave of the Purification; between the Prior of Legh, claimant; and John Arundell, tenent; for the advowson of the church of Saunford Arundel. John acknowledged the right of the Prior to hold in frank almoin and free of all secular service; and the Prior received John and his heirs into all benefits and orisons in his church of Legh.
- 75. At Ivelcestre in the quinzaine of Hillary; between William Sparkes and Juliana his wife and Sabina sister of Juliana, claimants; and William le Frankeleyn, tenent; for a virgate of land in Nethercote. Assise of mort ancestor was summoned. William Sparkes and Juliana and Sabina quit claimed to William le Frankeleyn; for this William le Frankeleyn gave them six marcs.
- 76. At Ivelcestre in the morrow of the Purification; between Ralph de Kingesbury, claimant; and John Love and Isabella his wife, tenents; for half a virgate of land and the moiety of a mill in Kingesbury. John and Isabella acknowledged the right of Ralph; for this Ralph granted the said moieties to John and Isabella to hold for the life of Isabella, rendering yearly two marcs and a half, namely at each usual quarter day eight shillings and four pence: and after the decease of Isabella the said moieties to revert to Ralph.

(Endorsed.) The Bishop of Bath put in his claim.

77. At Ivelcestre in the morrow of the Purification; between Martin de Legh and Alice his wife, querents; and Ralph Hose and Eva his wife, impedients; for a hide of land in Middelton. Plea of warranty of deed was summoned. Ralph and Eva acknowledged the right of Martin and Alice, as being a gift from Eva, rendering therefor yearly half a pound of pepper and doing for regal service the sixth part of a knight's fee: and Ralph and Eva warranted the land against all men. For this Martin and Alice gave Ralph and Eva twenty shillings sterling: and Ralph and Eva conceded that in future they would not claim wardship from the said land.

(Endorsed.) Ralph Trevet put in his claim.

78. At Ivelcestre in the morrow of the Purification; between Matilda who was wife of Ralph son of Robert, claimant; and

John, Prior of Berliz, who John de Reyni called to warrant; for the third part of twenty acres of land, twenty acres of wood and marsh, a water mill, and four ferlings of land, in Radeflet, which Matilda claimed in dower as of the free tenement of Ralph once her husband. Matilda quit claimed to the Prior; for this the Prior agreed to render yearly to Matilda half a marc at Halswell at the house of Nicholas de Bosco in the octave of Easter, for all the life of Matilda, and after the decease of Matilda the Prior shall be quit of this payment; and besides, the Prior gave Matilda ten shillings sterling.

79. At Ivelcestre in the morrow of the Purification; between William Germayn and Hawisia his wife, claimants; and Peter le Rus and Claricia his wife, tenents; for a messuage in Tanton. William and Hawisia quit claimed to Peter and Claricia; for this Peter and Claricia gave them five marcs.

80. At Ivelcestre in the quinzaine of St. Hillary; between William le Jovene, claimant; and Henry son of David, tenent; for the moiety of a burgage in Axebrug. William quit claimed to Henry; for this Henry gave William two marcs and a half.

- 81. At Ivelcestre in the morrow of the Purification; between Cecilia de Marisco, claimant; and Robert de Sancta Barba, tenent; for the fourth part of sixty acres of land in Cote. Assise of mort ancestor was summoned. Robert conceded to Cecilia fifteen acres of the same land, namely, those which lie in the fields of Rogeresham and Hetfurlong, and surrendered them in the court; to hold of Robert, rendering yearly half a pound of cumin or two pence and a half penny at Michaelmas. For this Cecilia gave Robert one marc.
- 82. At Ivelcestre in the morrow of the Purification; between Michael son of Reginald de Litleton, claimant; and Idonea de Westwod, tenent; for a virgate of land in Laurthon. Assise of mort ancestor was summoned. Michael acknowledged the right of Idonea, to hold from him, rendering yearly half a pound of cumin or one penny at Michaelmas, and doing the regal service belonging. For this Idonea gave Michael five marcs.

83. At Ivelcestre in the octave of the Purification; between Robert de Percy, querent, and Andrew de Stratton and Beatrice his wife; for the nativity of Robert himself. Andrew and Beatrice acknowledged Robert to be a free man for himself and for his heirs, with all his and their households, and quit claimed for themselves all manner of neifty and servitude; for this Robert and Juliana his wife, conceded to Andrew and Beatrice the meadow which Robert and Juliana held in Stratton the day this concord was made, and the moiety of a ferling of land in the same vill lying towards the sun, and quit claimed the same. And besides, Robert and Juliana agreed that they would render yearly to Andrew and Beatrice for the land which remained to them by this fine, half a pound of cumin at Michaelmas, and do the regal service which to that land belonged.

84. At Ivelcestre in the octave of the Purification; between Ralph de Cherleton, querent; and Hugh Sanzaner and Emma his wife, impedients; for half a virgate of land in Kinemersdon. Plea of warranty of deed was summoned. Hugh and Emma acknowledged the right of Ralph as being the gift of John de Sulery grandfather of Emma whose heir she was; to hold of Hugh and Emma and the heirs of Emma, rendering yearly four shillings sterling at the feast of St. Thomas Apostle: and besides Ralph agreed to do two ploughings for Hugh and Emma, at the food cost of Hugh and Emma, namely, once in the winter and once in Lent; and two carryings in the autumn at the food cost of Hugh and Emma, that is to say, one for the carriage of hay with one man and one horse, and the other for the carriage of corn with one cart. And Hugh and Emma warranted the land against all men. For this Ralph gave Hugh and Emma thirty four shillings sterling.

85. At Ivelcestre in the morrow of the Purification; between Godfrey le Carpenter and Matilda his wife and Mabilia sister of Matilda, claimants; and Reginald Hose, tenent; for three acres of meadow in Wynchaulton. Assise of mort ancestor was summoned. Godfrey and Matilda and Mabilia quit claimed their rights; for this Reginald gave them twenty shillings sterling

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- 86. At Ivelcestre in the octave of the Purification; between the Abbot of Glaston, claimant; and Ermisius de Dunheved who Nicholas de Dunheved called to warrant; for four messuages, and three ferlings and eleven acres of wood in Welles. The Great Assise was summoned. Ermisius acknowledged the messuages, land, and wood, to be the right of the Abbot; for this the Abbot granted the same to Ermisius, to hold of the Abbot and his successors, rendering yearly four pounds of wax at the Court of the Abbot at Pilton, half in the octave of Easter and half at the feast of St. Michael, and doing the regal service belonging.
- 87. At Ivelcestre in the octave of the Purification; between Henry son of Reginald, claimant; and the Abbot of Keynesham, tenent; for half a hide of land in Henton. Henry quit claimed to the Abbot; for this the Abbot gave him twenty shillings sterling.
- 88. At Ivelcestre in the octave of the Purification; between Ralph de Saundhull, claimant; and the Prior of Dunestore, tenent; for a virgate of land in Donery, and an acre of land and an acre of meadow in Wyldalre. Ralph quit claimed to the Prior; for this the Prior gave him ten marcs.
- 89. At Ivelcestre in the quinzaine of St. Hillary; between Stephen de Mandevill, claimant; and Geoffrey de Mandevill, tenent; for two virgates of land and three acres of meadow in Kyntone. Stephen quit claimed to Geoffrey; for this Geoffrey gave him one marc.
- 90. At Ivelcestre in the octave of the Purification; between Robert de Sparkford, querent; and Robert de Blokesworth and Isolda his wife, impedients; for a virgate of land in Sparkeford. Plea of warranty of deed was summoned. Robert de Blokesworth and Isolda acknowledged the right of Robert de Sparkeford as being their gift, to hold of them and the heirs of Isolda, rendering yearly sixpence at Christmas, and doing the regal service belonging, and Robert de Blokesworth and Isolda warranted against all men.
- 91. At Ivelcestre in the morrow of the Purification; between Bona daughter of Matilda, claimant; and Roger de Bauderun

and Emma his wife, tenents; for a hide of land in Yuest. Assise of mort ancestor was summoned. Roger and Emma acknowledged the right of Bona; for this Bona, on the petition of Roger and Emma, granted to Roger the son of Bona the moiety of the said land towards the east; to hold of the chief lord of the fee by the service which to that moiety belonged. And further Bona granted the other moiety to Roger and Emma, to hold of the said Robert for their lives, rendering yearly ten shillings, half at Michaelmas and half at Hokeday, and doing the regal service which to that moiety belonged: and after the decease of Roger and Emma the said moiety shall revert to Robert.

- 92. At Ivelcestre in the octave of the Purification; between Maurice de Legh and Agnes his wife, claimants; and Peter de Gurnay, tenent; for half a hide of land in Dundray. Maurice and Agnes quit claimed for themselves and the heirs of Agnes, to Peter; for this Peter gave them one hundred shillings sterling.
- 93. At Ivelcestre in the octave of the Purification; between Amicia who was the wife of Alexander de la Bye, claimant; and Maurice de Legh and Agnes his wife; for a virgate of land in Baggeburg. Amicia quit claimed to Maurice and Agnes and the heirs of Agnes; for this Maurice and Agnes gave Amicia forty shillings sterling.
- 94. At Ivelcestre in the octave of the Purification; between Richard de la Dune, querent; and Geoffrey de Mandevill, deforciant; for the manor of Hardinton. Plea of covenant was summoned. Richard quit claimed to Geoffrey; for this Geoffrey gave him eighty marcs, and besides he quit claimed two suits due from Richard for the land he held of Geoffrey in Hardinton.
- 95. At Ivelcestre in the octave of the Purification; between Elyas son of Richard, claimant; and Mathew de Clivedon, who William de Clivedon called to warrant; for a virgate of land in Hennegrave. Mathew acknowledged the right of Elyas in the Court, to hold of him, rendering yearly half a pound of pepper at Michaelmas. For this Elyas gave Mathew five marcs.

- 96. At Ivelcestre in the morrow of the Purification; between John de Essebiry, querent; and Henry Hastevileyn and Alice his wife, impedients; for three perches of land in Middelton. Plea of warranty of deed was summoned. Henry and Alice acknowledged the right of John as by their gift, to hold of them and the heirs of Alice, rendering yearly the fourth part of one pound of wax at the church of Middelton at the feast of All Saints. And Henry and Alice warranted the land against all men: for this John gave them seventeen shillings sterling.
- 97. At Ivelcestre in the morrow of the Purification; between Thomas Treveht, claimant; and Richard le Mazun and Margeria his wife; for a virgate of land in Pyriton. The Great Assise was summoned. Thomas acknowledged the right of Margeria; for this Richard and Margeria granted to Thomas the fourth part of the said land lying towards the east; to hold of them and the heirs of Margeria, rendering yearly one pair of white gloves or one penny at Easter, and doing the regal service which to that fourth part belonged.

28 Henry HH. (A.D. 1243-4).

- I. At Westminster in a month of Michaelmas; between Brother Tericus de Nussa, Prior of the Hospital of St. John of Jerusalem in England, claimant, by Brother Luke de Marisco in his place; and John Randulf, tenent; for a messuage and twelve acres of land in Northpereton. The Prior acknowledged the right of John to hold of him and his successors, rendering yearly five shillings sterling, whereas he was wont to render only forty pence. For this John quit claimed to the Prior all his right in five acres of land in the same vill which Adam Bullok formerly held.
- 2. At Westminster in the quinzaine of Michaelmas; between Sabina who was the wife of Henry de Ortiaco, claimant, by Adam de Haselbere in her place; and Henry de Cerne, tenent; for a messuage and half a virgate of land in Lapse. Henry acknowledged the right of Sabina and quit claimed to her: for this Sabina gave Henry twenty marcs.

- 3. At Westminster in a month of Easter; between Ralph de Muntsorel, querent; and Ralph fitz Urse and Isabella his wife; Ralph complained that Ralph and Isabella made waste, sale, and spoil in the woods which they held as the dower of Isabella, the inheritance of Ralph, in Wycklakinton, so disheriting the said Ralph. Ralph conceded that Ralph and Isabella, for the life of Isabella, may have reasonable estover in the said woods for husbote and haybote, for firewood, and hedging, and for repairing their folds, but so that they make no waste, sale, gift, or spoil in the said woods. And besides Ralph released Ralph and Isabella from all damages alleged to have arisen from the said waste, sale, and spoil. And further Ralph conceded that he would acquit and defend Ralph and Isabella from all suits for the tenements which they held in Wiklakinton and Knyktehee in the dower of Isabella. For this Ralph and Isabella gave Ralph two marcs.
- 4. At Westminster in three weeks of Michaelmas Day; between Matilda son of Richard le Bastard, claimant; and Thomas de Hautevill, tenent; for a moiety of a virgate of land in Norton. Matilda acknowledged the right of Thomas and quit claimed to him; for this Thomas gave Matilda four marcs.
- 5. At Westminster in the quinzaine of Michaelmas; between Nicholaus de Dunehefd, querent; and Ermisius de Dunehefd, impedient; for the manor of Dunehefd. Plea of warranty ef deed was summoned. Ermisius acknowledged the manor to be the right of Nicholaus as being his gift: for this Nicholaus granted the manor to Ermisius for his life, to hold of Nicholaus and his heirs of his body lawfully begotten, rendering yearly ten pounds sterling, half at Michaelmas and half at Hokeday, and doing to the chief lord of the fee all the services due from the manor. And after the decease of Ermisius the said manor shall revert to Nicholaus and the heirs of his body, to be held of the heirs of Ermisius, rendering yearly ten shillings sterling, half at Michaelmas and half at Hokeday, and doing to the chief lord of the fee all other services appertaining. And if it happen that Nicholaus shall die without heirs of his body the said manor after his decease shall remain to his heirs by his father and mother begotten,

29 Henry III. (A.D. 1244-5).

- 6. At Westminster in the quinzaine of Michaelmas; between William de Cantilupe, senior, claimant; and William Haket, tenent; for the manor of Merston Parva. William Haket acknowledged the manor to be the right of William de Cantilupe; for this William de Cantilupe conceded the same to William Haket to hold for his life of William de Cantilupe, rendering yearly one pair of gilt spurs or sixpence at the feast of St. Mary Magdalen, in the manor of William de Cantilupe at Berewyk. But nevertheless William Haket shall not give, sell, injure, waste, or spoil, the lands, houses, gardens, homages, rents, or other things to the manor belonging, so that the said manor with all belongings, after the death of William Haket, shall wholly revert to William de Cantilupe and his heirs. And besides William de Cantilupe gave William Haket thirty pounds sterling.
- 7. At Westminster in the octave of the Purification; between Mabilia who was the wife of Robert Martin, claimant; and Richard de Blancmuster who Thomas La Ware called to warrant; for half a virgate and five acres of land in Staueya. Mabila acknowledged the right of Richard and quit claimed to him; for this Richard gave her seven marcs.
- 8. At Westminster in the quinzaine of Easter; between William de Sancto Petro, querent; and Reginald de Muleburne, cleric, impedient; for four messuages, one ferling and twenty acres of land, and three acres and one rod of meadow, in Muleburn, Lury, and Fenne. Plea of warranty of deed was summoned. Reginald acknowledged the right of William as being by his gift; for this William conceded to Reginald all the said tenements for his life, to hold of William and his heirs of his affianced wife legitimately begotten, rendering yearly one penny at Easter and doing to the chief lord of the fee all other service belonging. And after the decease of Reginald the said tenements shall revert to William and his heirs as aforesaid, to hold of the chief lord of the fee by the services thereto belonging. And if it happen that William shall die without heirs of his body as aforesaid, all the said tenements shall revert to the right

heirs of Reginald. And William gave Reginald twenty shillings sterling.

30 Henry HH. (A.D. 1245-6).

9. At Westminster in the octave of St. Martin; between Mabilia who was the wife of Robert Martin, claimant; and Robert Fromund, tenent; for two virgates of land and a half in Neyrcote. Mabilia quit claimed to Robert; for this Robert gave her eighteen marcs.

10. At Westminster in the morrow of the Ascension; between William Braunche, claimant; and Robert le Noreye, tenent; for two parts of a virgate of land in Frome. Robert acknowledged the right of William and surrendered and quit claimed to him: for this William gave Robert five marcs.

II. At Westminster in the morrow of the Ascension: between Robert, Abbot of Theokesbiry, querent; and Robert de la Linde and Avicia his wife, William de Bonevill and Joan his wife, deforciants; for nine marcs and a half arrears of an annual rent of twenty shillings due to the Abbot. Robert and Avicia, William and Joan, acknowledged for themselves and the heirs of Avicia and Joan, that they would render every year to the said Abbot and his successors twenty shillings sterling by three payments at Dynington, namely at Michaelmas, at Christmas, and at Easter, six shillings and eight pence. And besides, Robert and Avicia, William and Joan, gave the Abbot sixty shillings sterling for his arrears. And if it happen that Robert and Avicia, William and Joan, or the heirs of Avicia and Joan, default in payment at either term, the Abbot may distrain on their chattels at Dynington until full payment is completed; that is to say, on Robert and Avicia and the heirs of Avicia for one half the money, and on William and Joan and the heirs of Joan for the other half.

31 Henry HH. (A.D. 1246-7).

12. At Westminster in the octave of St. John Baptist; between Adam son of Geoffrey de Cusington, claimant; and Geoffrey son of Walter de Cusington, tenent; for two virgates and a half of land in Cusington. Adam acknowledged the right of Geoffrey; for this Geoffrey conceded to Adam half a virgate and half an acre of the same land; whereof two acres and a half lie in the tilled ground called Lushelle; three acres in the north part of Willelmesham; three perches in Blakegrave; three perches outside Blakegrave towards the south; one acre and a half in Langelond; five perches in Blakelonde; three perches in the tilled ground called Slade; one acre abutting on Goldhord; half an acre at Mucheledich; one acre on the east part of Mucheledich; one acre in the same tilled ground next the land of Margery Ridel; one acre in the north part of Shilvendole; one acre on the east part of the house of Richard Petit; one acre on the west part of Syortehelle; half an acre in Natelonde; two acres in Garsacres; one acre and a half next the boundary of Cet acres; one acre under Holeweye between the bounds called Rides; two acres on the west part of Sclakkpette; half an acre in Middlefurlong; one acre at Stone; half an acre in Langelonde; one acre and one perch in the same tilled ground next the land of Iordan Ridel; three perches in the west part of Langelonde, and half an acre next the land of Thomas Oyfel. And besides, Geoffrey gave and conceded to Adam seven acres of meadow in the same vill, whereof three perches lie in Newelond next the meadow of Margery Ridel; three perches in the south part of Holelake in Ingelande; half an acre in Ingelande next the meadow of the said Margery towards the east; one acre in Roberdesham next the meadow which was once of Jordan son of Geoffrey; one acre in the new meadow at Steurte next the ditch; half an acre on the south part of Steurte next the meadow of the said Margery; three perches at Pukewelleriche; three swayes (swaythes) on the west part of Yormerithe and on the east part of Blakewell; half an acre on the north part of Blakewell; half an acre in the south part of Berecrofte, and half an acre in Langegore towards the south next the meadow of the

said Margery: to have and to hold to Adam for his life, of Geoffrey, doing therefor the regal service which to that land belongs in the same vill for all services, customs, and suits. And further Geoffrey warranted the land to Adam for his life against all men, and likewise all the holdings held of him in Cusington the day this concord was made. And Geoffrey held the residue of the said land of the chief lord the fee by the services thereto appertaining. And after the death of Adam the said holdings shall wholly revert to Geoffrey. And Adam agreed that he would neither give, bequeath, sell, nor in any other way alienate the said holdings, nor commit any waste or spoil, so that after his death the whole should revert to Geoffrey.

13. At Westminster in the quinzaine of Easter; between Robert de Brent, querent; and Henry Ambelberd, impedient; for nine messuages and one hide of land in Wringeton. Plea of warranty of deed was summoned. Henry acknowledged the right of Robert as being his gift, to hold of him, rendering yearly one penny at the feast of St. Peter ad Vincula for all services, suits, and customs, and doing to the chief lord of the fee all other services which thereto belonged. And Henry warranted against all men. For this Robert conceded to Henry one messuage of the said nine messuages, namely the messuage in which Henry formerly lived; together with a moiety of two parts of the said hide of land, whereof seventeen acres and a half lie in the field called Estfeld; sixteen acres lie in the field called Westfeld; two acres and a half in the croft called la Garston; one acre of meadow in the meadow called Cleyacre, and another acre of meadow in the meadow called Underwhatelegh. hold to Henry for his life, of the chief lord of the fee, by the services belonging, and rendering yearly to Robert one pair of white gloves at Easter. And after the decease of Henry all the said lands and tenements shall wholly revert to Robert.

14. At Westminster in the octave of St. John Baptist; between Robert de Columbariis, querent; and John, Dean and Chapter of the church of St. Andrew of Wells, tenent, by Alexander de Baunfeld in his place; for two carucates of land in

Hach. Robert quit claimed to the Dean and Chapter; for this the Dean and Chapter gave him ten marcs.

(Endorsed.) John Ruffus put in his claim.

15. At Bedeford in the octave of St. Michael; between Robert, Prior of Henton, querent; and Philip, Abbot of Bordele, deforciant; for a carucate and forty acres of land in Chyweton and Whytenhull. Plea of covenant was summoned. The Abbot acknowledged the right of the Prior as being his gift; to hold of the chief lord of the fee, doing all services thereto belonging. For this the Prior gave the Abbot half a marc.

33 Henry HH. (A.D. 1248-9).

16. At Ivelcestre in the quinzaine of St. John Baptist; between Jordan de Knoll, claimant; and Philip de Knoll; for two parts of a third part of a knight's fee in Knoll. Assise of mort ancestor was summoned. Philip acknowledged the right of Jordan; for this Jordan conceded to Philip a moiety of the two parts of the three parts, saving to Jordan the capital messuage which remained to Jordan; namely, that moiety which lies towards the west: to hold of Jordan, doing therefor the regal service which to that moiety belonged: and Jordan warranted to Philip against all men.

17. At Ivelcestre in the octave of St. John Baptist; between William de Maulesbergh, claimant; and Walter Cocus and Cecilia his wife, tenents; for a virgate of land, except a messuage, a croft, and four acres of land and a half in Wokyhole; which virgate William Buche and Richard de Lond held the day this concord was made, by the grant of Walter and Cecilia for the term of five years. Assise of mort ancestor was summoned. Walter and Cecilia acknowledged the right of William de Maulesbergh and quit claimed to him; for this, William de Maulesbergh, at the request of Walter and Cecilia, granted the land to Oliver de Dinham, to hold of William de Maulesbergh, rendering yearly one penny at the feast of St. Michael for all services, suits of court, and other customs; and William warranted to Oliver against all men. This concord was made

saving to William Buche and Richard their land, to hold the same of Oliver, from the feast of St. Michael until the end of their term of five years, rendering yearly one pound of cumin at the feast of St. Michael; at the end of the said term the land to revert to Oliver.

18. At Ivelcestre in the octave of St. John Baptist; between John Trenthemer and Emma his wife, querents; and William Pruz and Cecilia his wife, deforciants; for a messuage in Taunton. Plea of covenant was summoned. William and Cecilia acknowledged the right of Emma, to hold to John and Emma and the heirs of Emma, of them and the heirs of Cecilia, rendering yearly one penny at Easter, and doing to the chief lord of the fee all other services thereto appertaining: and William and Cecilia warranted to John and Emma against all men. For this John and Emma granted to William and Cecilia a messuage in the same vill, namely that messuage which Martin Brother once held, to hold of them, rendering yearly one penny at Easter and doing to the chief lord of the fee all other services belonging. And John and Emma warranted against all men, and besides gave William and Cecilia five marcs and a half.

10. At Ivelcestre in the octave of St. John Baptist; between Maurice de Berkely, querent; and William de Ardif and Roesa his wife, impedients; for a virgate of land, one marc and ten shillings rent in Beminstre and Radeclive. Plea of warranty of deed was summoned. William and Roesa acknowledged the right of Maurice and quit claimed to him; for this Maurice granted to William and Roesa a messuage in Berkely which Jordan le Forester once held, to hold for the lives of both of them; and besides Maurice granted that he and his heirs would find all necessaries in food and clothing for the lives of the said William and Roesa; namely for William two robes or twenty shillings yearly, one robe or ten shillings at Christmas and one robe or ten shillings at Pentecost; and for the said Roesa each year for her life one robe or seven shillings at Christmas. And likewise Maurice agreed to find William and Roesa for their lives each month of the year two crannocks of corn, half of wheat and half of barley; and also in each week twelve pence; and every week from Easter to Michaelmas one load of brushwood at Berkely. And if it happen that William survive Roesa, Maurice shall be quit of the payment of the robe or seven shillings, and also of four pence of the twelve pence weekly, and of half of all the corn: and if Roesa survive William, Maurice shall be quit of the payment of the two robes or twenty shillings, and of eight pence of the said twelve pence weekly, and of half of all the corn, but be it known that the whole of the brushwood shall remain to either of them, the survivor, for life: and after their decease Maurice shall be quit of the payment of the said robes, money, corn, and brushwood.

- 20. At Ivelcestre in the octave of St. John Baptist; between John de Bynnewurth, claimant; and Geoffrey le Tore, tenent; for half a carucate of land in Bynnewurth. Geoffrey acknowledged the right of John; for this John granted the said land to Geoffrey except one toft which lies opposite the house formerly of Simon de Bynnewurth, to hold of John, rendering yearly one pair of white gloves at Easter and doing the regal service which to the said land belonged. And John warranted to Geoffrey against all men.
- 21. At Ivelcestre in the octave of St. John Baptist; between Henry de Molyn, querent; and Thomas de Bissopeswurth and Claricia his wife, impedients; for a messuage, a ferling and two acres of land, and an acre of meadow, in Bissopeswurth. Plea of warranty of deed was summoned. Thomas and Claricia acknowledged the right of Henry as being by their gift, to hold of them and the heirs of Claricia, rendering yearly one penny at the feast of St. Michael; and for a scutage of forty shillings when it shall occur, ten pence, for more, more, and for less, less, saving to Thomas and Claricia and the heirs of Claricia twelve pence relief whenever it falls in; and they warranted to Henry against all men; for this Henry gave them two marcs.
- 22. At Ivelcestre in the quinzaine of St. John Baptist; between Henry de Cerne and Margery his wife, querents; and Fulco de Cleyhangre, impedient; for fifty acres of land in Cleyhangre. Plea of warranty of deed was summoned. Fulco acknowledged the right of Henry as being his gift, to hold of

him, rendering yearly three pence at Easter: and Fulco warranted against all men. But if Margery survive Henry the said land shall remain to her for her life, to hold of the heirs of Henry by the service thereto belonging, and after the decease of Margery the land shall revert to the heirs of Henry. For this Henry and Margery gave Fulco half a marc.

- 23. At Ivelcestre in the quinzaine of St. John Baptist; between William, Bishop of Bath, claimant; and William de Bonevill, tenent; for thirty acres of land in Kingesbury. William acknowledged the right of the Bishop; for this the Bishop granted him for life ten acres of the same land which lie in the moor called Sarpham towards the west, to hold of the Bishop, rendering yearly one penny at Easter. And the Bishop warranted against all men. The surplus remained to the Bishop free of William, and likewise the ten acres after the death of William will revert to the Bishop. And William gave the Bishop twenty marcs.
- 24. At Ivelcestre in the quinzaine of St. John Baptist; between Henry de Cerne and Margery his wife, querents; and William de Loveny, impedient; for two messuages, a mill, half a virgate and sixteen acres of land, and one acre of meadow and a half in Afford and Stokelingth, which tenements Henry and Margery first held in dower of Margery as the gift of Alexander de Loveny once her husband, and brother of the said William whose heir he is. Plea of warranty of deed was summoned. William acknowledged the right of Henry as granted by himself, to hold of him, rendering yearly one pound of cumin at Easter; and doing all service which thereto belonged. And William warranted against all men. But if Margery survive Henry the said tenements shall remain to her for her life, to hold of the heirs of Henry by the service thereto belonging, and then after the decease of Margery the tenements shall revert to the heirs of Margery, For this Henry gave William one sore sparrow hawk.
- 25. At Ivelcestre in the quinzaine of St. John Baptist; between Robert de la Dune and Agatha his wife, querents; and Robert Prior of Henthon, impedient; for seven acres of land in

Northon. Plea of warranty of deed was summoned. The Prior acknowledged the right of Robert and Agatha as being his gift, to hold of him, rendering yearly one pound of wax at the feast of St. Leonard; and the Prior warranted to Robert and Agatha and the heirs of Agatha against all men. For this Robert and Agatha quit claimed the right which they had to common of pasture in the land of the Prior in Henton and in Northon.

- 26. At Ivelcestre in the quinzaine of St. John Baptist; between William de Insula, querent; and Joan de Bruere, impedient; for one hundred solidates of land in Cruke. Plea of warranty of deed was summoned. Joan acknowledged the right of William as being by her gift, to hold of her, doing therefor the service of a fortieth part of a knight's fee. And Joan warranted to William against all men. For this William gave Joan one sore sparrow hawk.
- 27. At Ivelcestre in the octave of St. John Baptist; between Ralph Pelee, claimant; and John Gillard, tenent; for half a virgate of land in Melles. John acknowledged the right of Ralph; for this Ralph granted the land to John, to hold of him for life, rendering yearly one penny at Easter, and doing all other service thereto belonging. And Ralph warranted to John against all men. After the decease of John the land shall revert to Ralph and his heirs.
- 28. At Shyreburne in three weeks of St. John Baptist; between Cecilia de Lyn and Henry Luneth, claimants; and Richard Luvel, tenent; for nine acres and a half of land and seven acres and a half of meadow in Wyncalton: and between the same Cecilia and Henry, claimants; and the said Richard, who Walter, Prior of Staverdal called to warrant; for twenty and six acres of land and two acres of meadow in the same vill: and between the same Cecilia and Henry, claimants; and the said Richard, who Walter de Solar called to warrant; for fourteen acres and a half of land and an acre and a half of meadow in the same vill: and between the same Cecilia and Henry, claimants; and the said Richard, who Warnerus de Frye called to warrant; for six acres of land in the same vill: and between the same Cecilia and Henry, claimants; and the said

Richard, who Thomas Ive called to warrant; for a messuage in the same vill: and between the same Cecilia and Henry, claimants; and the said Richard, who Roger de Rogenhull called to warrant; for a messuage in the same vill: and between the same Cecilia and Henry, claimants; and the said Richard. who Alicia Contesse called to warrant; for a messuage in the same vill: and between the same Cecilia and Henry, claimants: and the said Richard, who John Faber and Alice his wife called to warrant; for a messuage in the same vill; and between the same Cecilia and Henry, claimants; and the said Richard, who Ralph Ive called to warrant; for a messuage in the same vill: and between the same Cecilia and Henry, claimants; and the said Richard, who Robert Warner called to warrant; for a messuage in the same vill: and between the same Cecilia and Henry, claimants; and the said Richard, who Walter Cnokecoter called to warrant; for a messuage in the same vill: and between the same Cecilia and Henry, claimants; and the said Richard, who Robert le Marchaunt called to warrant; for a messuage in the same vill: and between the same Cecilia and Henry, claimants; and the said Richard, who Roger Potgrot called to warrant; for a messuage in the same vill. Plea being summoned, Cecilia and Henry quit claimed to Richard all their rights in the said lands, meadows, and messuages; for this, Richard gave them six marcs.

29. At Shyreburn in three weeks of St. John Baptist; between Baldewyn de Wayford, querent; and John de Puntinton, impedient; for two carucates of land in Puntinton. Plea of warranty of deed was summoned. John acknowledged the right of Baldwyn as by his gift, to hold of the chief lord of the fee, doing all the services which to that land belonged. And besides John granted that the land and tenements which Scolastica, once the wife of Peter de Puntinton, had in dower in the same vill the day this concord was made, and which after the decease of Scolastica ought to revert to the said John; after the decease of Scolastica shall revert to Baldewyn, to hold together with the said two carucates of land of the chief lord of the fee by the service thereto belonging. And John warranted to Baldwyn against all men. For this Baldwyn gave John forty marcs.

- 30. At Schireborn in three weeks of St. John Baptist; between Nicholas son of Robert, querent; and William de Godeton and Agatha his wife, impedients; for a messuage, eight acres of land, and five perches of meadow, in Pereton. Plea of warranty of deed was summoned. William and Agatha acknowledged the right of Nicholas as by their gift, to hold of them and the heirs of Agatha, rendering yearly three shillings, by quarterly payments of nine pence. And William and Agatha and the heirs of Agatha warranted to Nicholas against all men: for this Nicholas gave them half a marc.
- 31. At Shyreburn in three weeks of St. John Baptist; between John le Hayne and Galiena his wife, and Robert le Venour and Petronilla his wife, claimants; and Nicholas le Rus, tenent; for a messuage, and a virgate and a half of land in Radestoke. Assise of mort ancestor was summoned. Nicholas acknowledged the right of Galiena and Petronilla, to hold to them and their heirs of Nicholas, rendering yearly one penny at Easter and doing to the chief lord of the fee all regal service. And Nicholas warranted against all men. For this John and Galiena, Robert and Petronilla gave Nicholas ten marcs.
- 32. At Schireborn in three weeks of St. John Baptist; between Michael, Abbot of Glaston, querent; and William Mansel and Margery his wife, impedients; for a messuage in Were. Plea of warranty of deed was summoned. William and Margery acknowledged the right of the Abbot as being their gift, to hold of them and the heirs of Margery, doing to the chief lord of the fee the service thereto belonging. And William and Margery warranted against all men. For this the Abbot gave William and Margery half a marc.
- 33. At Schireborn in three weeks of St. John Baptist; between Robert de Hulynn, claimant; and Richard de Lucy who Robert de Bulkewurth called to warrant; for a carucate of land in Sutton. Richard acknowledged the right of Robert; for this Robert granted the land to Richard to hold of Robert, doing the services thereto belonging. And Robert warranted against all men. And further Richard gave Robert twenty marcs.

34. At Ivelcestre in the octave of St. John Baptist; between Robert de Chaury parson of the church of St. Mary of West Harptre, querent; and Anselm de Gurney, deforciant; for common of pasture which the parson demanded in the lands, woods, meadows, pastures, and feedings, of Anselm in West Harptree. Anselm acknowledged that the parson of the said church had common for his cattle in West Harptree in all the woods, wastes, heath, and pasture of Anselm, and likewise in his lands and meadows after the corn and hay were carried. Further Anselm granted that the said parson may have twenty pigs at mast time in the greater wood of Wystlee free of pannage; and reasonable estovers for husbote, and heybote in the said vill, and two oaks yearly in the said greater wood by the view of the forester for the time being, at two terms, namely, one oak at Christmas and another at Easter; and if the forester is not willing or withdraw himself by his own will, the said Robert or the parson of the said church may still have and take the said estovers and the two oaks by view of the chief bailiff of Anselm at West Harptre if he come voluntarily; and if he withdraw, the said parson may nevertheless take and have in the said wood the said estovers without view or other impediment from Anselm. And Anselm conceded that the said Robert shall be able to take in all the heaths furze for reasonable estovers to burn, bake, and brew. And besides Anselm granted to Robert two acres and a half of land in West Harptre which lie in the cultivated plot called Stilfurlong next the chapel of All Saints towards the east: to hold of Anselm in frank almoin free of all secular service and exactions. For this Robert granted that Anselm may enclose a wood in the said vill called Minor Westlee and take the profits therefrom without hindrance from the parson for the time being, saving to the parson his tithes belonging to the said church from the profits of the said wood, except from hunting wild beasts, from which hunting the parson shall have no tithe. If it happen that the cattle of Robert or of his successors enter the said wood called Minor Whistlee through defect of the enclosure they shall not be impounded, but be driven out without injury. This concord was made by the assent and wish of William, Bishop of Bath and Wells, who was present in the court and to the same agreed.

- 35. At Ivelcestre in the quinzaine of St. John Baptist; between Bartholomew de Eumeberg, querent; and John de Meyne and Galiena his wife, impedients; for half a virgate or land in Salford. Plea of warranty of deed was summoned. John and Galiena acknowledged the right of Bartholomew as being by their gift, to hold of them and the heirs of Galiena, rendering yearly seven shillings by four quarterly payments and doing the regal service for all services, suits of courts, customs and exactions. And John and Galiena warranted to Bartholomew against all men. For this Bartholomew gave John and Galiena one sore sparrow hawk.
- 36. At Ivelcestre in the quinzaine of St. John Baptist; between Bartholomew de Eumeberg, querent; and Robert le Venur and Petronilla his wife, impedients; for half a virgate of land in Salford. Plea of warranty of deed was summoned. Robert and Petronilla acknowledged the land to be the right of Bartholomew as that he had by their gift, to hold of them and the heirs of Petronilla, rendering yearly one pair of white gloves at Easter and doing the regal service appertaining. And Robert and Petronilla warranted to Bartholomew against all men. For this Bartholomew gave Robert and Petronilla six marcs.
- 37. At Ivelcestre in the quinzaine of St. John Baptist; between Adam de Bernakes, querent; and Philip de Columbers, deforciant; for common of pasture which Adam claimed in the land of Philip in Staweya. Adam quit claimed to Philip all the rights he demanded, and besides granted him a messuage and five acres of land in Stawey, namely, two acres which lie between the land of Richard Strech and the land of Gilbert de Trobruge. and three acres which lie between the land of Sabina who was the wife of Robert le Careter and the land of William le Jevener: and besides, Adam and Maria his wife conceded and rendered to Philip three acres and a half in Huverstawey, namely, those three acres (and a half) which Philip formerly held there, saving to Adam and Maria and the heirs of Maria common of pasture in the same. For this Philip quit claimed to Adam and Maria and the heirs of Maria all his right in the free tenement which Adam and Maria held of him in Huverstawey the day this concord was made; and besides he gave them fifteen marcs.

- 38. At Ivelcestre in the octave of St. John Baptist; between Adam, Abbot of Forde, querent; and Peter de la Heye and Joan his wife, impedients; for four shillings rent in Leye. Plea of warranty of deed was summoned. Peter and Joan acknowledged the right of Adam and his church as by their gift, to hold of them and the heirs of Joan in frank almoin and quit of all secular service. And Peter and Joan warranted against all men. For this the Abbot gave them four marcs.
- 39. At Ivelcestre in the octave of St. John Baptist; between Roger de Kantoke, querent; and Peter de Tukeswell, deforciant; for a moiety of a virgate of land in Westokeswell. Plea of covenant was summoned. Peter acknowledged the right of Roger; for this Roger granted the land to Peter for his life to hold of him, rendering yearly one penny at the feast of St. Michael and doing the regal service to that land belonging. And Roger warranted against all men for all the life of Peter. After the decease of Peter the land shall revert to Roger to hold of the chief lord of the fee by the services thereto appertaining.
- 40. At Ivelcestre in the octave of St. John Baptist; between Walter Pigun, claimant, by Peter de Legh in his place; and Mathew de Clifdon, tenent; for twenty two shillings rent in Clifdon. Walter quit claimed to Mathew all his rights in the said rent; for this Mathew gave Walter sixteen marcs.
- 41. At Ivelcestre in three weeks of St. John Baptist; between Roger de Bradeweye, claimant; and Sabina de Ortiaco who William de Bradeweye called to warrant; for a virgate of land in Bradeweye. The Great Assise was summoned. Sabina acknowledged the right of Roger and rendered to him in the court, to hold of Sabina, doing all services which to the same belonged: for this Roger gave Sabina twenty marcs.
- 42. At Ivelcestre in the quinzaine of St. John Baptist; between Henry de Wulavington, querent; and Stephen le Templer and Constancia his wife, impedients; for two acres of land and a rood of meadow in Wullavington. Plea of warranty of deed was summoned. Stephen and Constancia acknowledged the right of Henry as being their gift, to hold of them and the heirs of Constancia, rendering annually one penny at Pentecost.

And Stephen and Constancia warranted against all men. For this Henry gave them half a marc.

- 43. At Ivelcestre in three weeks of St. John Baptist; between Hugh Wyteng, querent; and Bartholomew de Eumebergh and Isabella his wife; for this, that Bartholomew and Isabella claimed from Hugh other customs and services than those due, for his free tenement held of them in Cranemere Wyting. Hugh complained that Bartholomew and Isabella demanded that he should do suit at their court at Salford every three weeks, which suit Hugh did not acknowledge. Bartholomew and Isabella quit claimed all right to the said suit: for this Hugh gave them two marcs.
- 44. At Ivelcestre in the octave of St. John Baptist; between Walter de Wydecumbe, querent; and John de Wydecumbe, impedient; for two virgates and a half and the fourth part of a virgate of land in Wydecumbe. Plea of warranty of deed was summoned. John acknowledged the right of Walter as being by his gift, to hold of the chief lord of the fee, doing all services thereto belonging. And John warranted against all men. For this Walter gave John one sore sparrow hawk.
- 45. At Ivelcestre in the quinzaine of St. John Baptist; between Robert son of William Randolph, querent; and William de Gadeton and Agatha his wife, impedients; for a messuage, two acres of land, and an acre of meadow, in Perton. Plea of warranty of deed was summoned. William and Agatha acknowledged the right of Robert, as being by their gift, to hold of them and the heirs of Agatha, rendering yearly two shillings by quarterly payments. And William and Agatha warranted against all men: for this Robert gave them half a marc
- 46. At Ivelcestre in three weeks of St. John Baptist; between Reginald le Mouner, claimant; and Robert de Wyke, tenent; for a messuage, seven acres of land, and half an acre of meadow in Milleburnport. Robert acknowledged the right of Reginald, who granted the said tenements to Robert and Edith his wife, to hold of him, for the life of each of them, rendering therefor three shillings, half at Michaelmas and half at Easter.

Reginald warranted against all men. After the death of both Robert and Edith the said tenements to revert to Reginald.

- 47. At Ivelcestre in the quinzaine of St. John Baptist; between Elyas Cotel, querent; and Grecia de Meysy, deforciant; for the manor of Corscumb, which manor Agatha de Meysy held in dower by inheritance the day this concord was made. Plea of covenant was summoned. Grecia acknowledged the right wholly in all things of Elyas as his by her grant, but so that Agatha will hold the manor of Elyas for her life as dower, doing all the services thereto belonging. After the death of Agatha the said manor which ought to revert to Grecia, will remain to Elyas, to hold of the chief lord of the fee by the services appertaining. For this Elyas gave Grecia four marcs. This concord was made in the presence of Agatha, who acknowledged she had no claim in the said manor except as dower and who did fealty to Elyas for the same.
- 48. At Ivelcestre in the quinzaine of St. John Baptist; between John Bretasch and Engreta his wife, querents; and Hugh Drun; for the nativity of Hugh himself. John and Engreta released the said Hugh with all his household free from all bond service and secular service for ever: for this Hugh gave them six marcs.
- 49. At Ivelcestre in the octave of St. John Baptist; between John son of Richard Put, claimant; and Alice who was the wife of Drogo de Stanton, tenent; for three ferlings of land in Stantonerwyke. Assise of mort ancestor was summoned. John quit claimed to Alice, who for this gave John four marcs.
- 50. At Ivelcestre in the octave of St. John Baptist; between Richard le Chat, claimant; and John Pillokes and Joan his wife, impedients; for a messuage in Taunton. Plea of warranty of deed was summoned. John and Joan acknowledged the right of Richard as by their gift, to hold of them, rendering yearly one pound of cumin or one penny at the feast of St. Michael. John and Joan warranted against all men: for this Richard gave them four marcs.

- 51. At Ivelcestre in the octave of St. John Baptist; between Peter Peverel, querent; and Roger Cavel, impedient; for a carucate of land in Kelve, Parleston, Kantokesheved, and Alfexton. Plea of warranty of deed was summoned. Roger acknowledged the right of Peter as by his gift, to hold of him, rendering yearly to him and the heirs of his body, one hundred shillings sterling at the feast of St. Michael at the Priory of St. Dionisius in the county of Suthampton, and doing all services belonging. But if it happen that Peter fail in his payment then Roger may distrain on the chattels of Peter in the said tenement until full payment is made. And if Roger shall die without heir of his body, Peter shall render to the right heirs of Roger one penny at the aforesaid term, and do all services as aforesaid, except the one hundred shillings per annum, and then Peter shall be quit of the payment of the said one hundred shillings. Roger warranted against all men. For this Peter gave Roger fifty marcs; and Roger took the homage of Peter in the court.
- 52. At Ivelcestre in the octave of St. John Baptist; between Maurice de Lokeberge and Margeria his wife, Alexander de Lokeberge and Isabella his wife, Adam de Lokeberge and Lucia his wife, and William de Lokeberge and Agatha his wife, claimants; and Geoffrey le Tort, tenent; for eight ferlings and a half of land and a mill in Langeham. Maurice and Margery, Alexander and Isabella, Adam and Lucy, William and Agatha, quit claimed their rights in the above land to Geoffrey: and Geoffrey quit claimed to them all his rights in their land and woods as in common of pasture, or other estovers for husbote and haybote, or for firing or hedging.
- 53. At Ivelcestre in the octave of St. John Baptist; between Humfrey de Orchard, claimant; and Eymericus de Orchard, tenent; for two carucates of land in Orchard. Assise of mort ancestor was summoned. Humfrey quit claimed to Eymericus, who gave Humfrey twenty two marcs.
- 54. At Ivelcestre in the octave of St. John Baptist; between Emma de Pagrave, querent; and William le Waleys and Isabella his wife, impedients; for two acres of land and two acres of wood in Staples. Plea of warranty of deed was sum-

- moned. William and Isabella acknowledged the right of Emma as being their gift, to hold of the chief lord of the fee, doing all services: and they warranted against all men: for this William and Isabella gave them ten shillings sterling.
- Agatha de Hayweya, querent; and Richard de Mucegros and Grecia his wife, impedients; for a mill and eight shillings and eight pence rent in Cumbehawya and Bath. Plea of warranty of deed was summoned. Richard and Grecia acknowledged the right of Agatha as by their gift, to hold of them and the heirs of Grecia, rendering per annum one penny at Easter; and they warranted against all men: for this Agatha gave them eighteen marcs.
- 56. At Ivelcestre in the octave of St. John Baptist; between William de Evecrich and Emma his wife, claimants; and Gerard de Baggedripe, who William de Sidenham and Bertha his wife called to warrant; for twelve acres of meadow in Baggedripe. William de Evecrich and Emma acknowledged the right of Gerard and quit claimed to him. For this Gerard granted to William de Evecrich and Emma three acres of meadow in the same vill which lie in the meadow called Suthcroft towards the north; to hold of Gerard, rendering yearly one pair of white gloves or one penny at Easter: and Gerard warranted against all men.
- 57. At Ivelcestre in the quinzaine of St. John Baptist; between Gervase de Orsington, querent; and Albreda de Orsington, impedient; for a carucate of land in Orsington. Plea of warranty of deed was summoned. Albreda acknowledged the right of Gervase; for this Gervase granted to Albreda the said land, to hold of him for her life, rendering per annum one penny at Easter and doing the regal service appertaining: and Gervase warranted against all men for the life of Albreda, and after the decease of Albreda the said land shall revert to Gervase, to hold of the chief lord of the fee by the service thereto belonging.
- 58. At Ivelcestre in the octave of St. John Baptist; between Roger Baril and Alice his wife, claimants; and John Besyn and

Isabella his wife, tenents; for half a virgate of land in Asseland. Assise of mort ancestor was summoned. Roger and Alice quit claimed all their rights; for this John and Isabella gave them sixty shillings sterling.

- 59. At Ivelcestre in the octave of St. John Baptist; between Nicholas de Bosco and Agnes his wife, and William son of Alice, querents; and Roger Thorel, tenent; for half a virgate and the third part of half a virgate of land in Est Preston: and between the same Nicholas, Agnes, and William, claimants; and the same Roger, who William de Lambrok called to warrant; for two virgates and a half and the third part of half a virgate of land in the same vill: and between the same Nicholas, Agnes, and William, claimants; and the same Roger, who Julia, who was the wife of Roger Torel, called to warrant; for half a virgate and the third part of half a virgate of land in the same vill. Nicholas, Agnes, and William quit claimed to Roger; for this Roger gave them five marcs.
- 60. At Ivelcestre in the quinzaine of St. John Baptist; between Robert de Ordewell, claimant; and Richard le Estivor, tenent; for a ferling of land in Lokkinges. Assise of mort ancestor was summoned. Robert acknowledged the right of Richard; for this Richard granted to Robert a moiety of the land, namely the moiety lying towards the sun; to hold of Richard, rendering per annum half a pound of pepper at Michaelmas: and Richard warranted against all men. The surplusage of the said land remained to Richard, to hold of the chief lord of the fee by the service which to the whole of the said land belonged.
- 61. At Ivelcestre in the quinzaine of St. John Baptist; between Geoffrey de Gadevilla, claimant; and Thomas de Molend(inis), tenent; for half a virgate of land in Kinton. Thomas acknowledged the right of Geoffrey; for this Geoffrey granted the land to Thomas and Margery his wife, except two acres, namely, one acre in the cultivated plot called la Worthe, and one acre in the cultivated plot called Langeland, next the land which was of Hamo de Perton; to hold of Geoffrey for the life of each of them, rendering yearly two shillings, half at

Michaelmas and half at Hokeday, and doing the regal service thereto belonging. And Geoffrey warranted against all men. After the decease of either Thomas or Margery the land shall revert to Geoffrey, to hold of the chief lord by the service to all the said land belonging: and besides Thomas gave Geoffrey four marcs.

- 62. At Ivelcestre in the octave of St. John Baptist; between Richard de Halegwell, claimant; and Maurice de Legh, tenent; for a carucate of land in Halegwell. Assise of mort ancestor was summoned. Richard quit claimed to Maurice; for this Maurice gave him forty shillings sterling.
- 63. At Ivelcestre in the quinzaine of St. John Baptist; between Nicholas son of Martin, claimant; and William Marescall, tenent; for three carucates of land in Haselberg: and between the same Nicholas, claimant; and the said William, who Agnes de Milers called to warrant; for two carucates of land in the same vill: and between the same Nicholas, claimant; and the same William, who Hugh de Ringesdon and Isabella his wife called to warrant; for a carucate of land in the same vill. The Great Assise was summoned. Nicholas acknowledged the right of William to all the said land and quit claimed to him; for this William gave Nicholas fifty five marcs.
- 64. At Ivelcestre in three weeks of St. John Baptist; between Richard de Aumary, querent; and Peter, Abbot of Keynesham, deforciant; for common of fishery which Richard demanded in the water of Avene. The Abbot conceded that Richard and his heirs may fish in a certain place of the said water called Sleping, namely from opposite the mill which John Baylard once held, without contradiction or impediment from the Abbot or his successors: for this Richard gave the Abbot forty shillings sterling.
- 65. At Ivelcestre in the quinzaine of St. John Baptist; between Robert de Brente, querent; and Andrew de Bradenham and Hawysia his wife, impedients; for a messuage, and half a virgate of land, in Sutbrente. Plea of warranty of deed was summoned. Andrew and Hawysia acknowledged the right of Robert as by their gift, to hold of them and the heirs of Hawysia;

rendering per annum one pound of pepper at Michaelmas, and doing the regal service belonging: and Andrew and Hawysia warranted against all men: for this Robert gave them four marcs and a half.

- 66. At Ivelcestre in the quinzaine of St. John Baptist; between William le Bret, claimant; and Simon de Ralegh, tenent; for half a virgate of land in Chidmers. Assise of mort ancestor was summoned. William acknowledged the right of Simon, for this Simon granted the said land to William, to hold of him, rendering yearly three shillings at Michaelmas, and doing the regal service belonging And Simon warranted against all men.
- 67. At Shireburn in three weeks of St. John Baptist; between Thomas de Rammesden and Isabella his wife, querents; and Nicholas de Stawell, impedient; for two parts of a virgate of land in Bergh, and two parts of thirty acres of land and fifty acres of meadow in Burnham, and for two parts of half a virgate of land in Breme. Plea of warranty of deed was summoned. Nicholas acknowledged the right of Thomas and Isabella as by his gift, to hold of him, rendering yearly half a pound of pepper or three pence at Michaelmas, and doing to the chief lord for Nicholas all the service belonging. And if Thomas die without an heir from Isabella begotten, the said land shall remain to Isabella, to hold of Nicholas for her life by the services belonging; and after the decease of Isabella the said land shall remain to the right heirs of Thomas, to hold of Nicholas by the said service: and Nicholas warranted against all men. For this Thomas and Isabella gave Nicholas fifty marcs.

(Endorsed.) Alured de Horepitte put in his claim.

68. At Schireburn in three weeks of St. John Baptist; between Adam de Bluedon, querent; and William de Bluedon and Cecilia his wife, impedients; for a messuage and ten acres of land in Ceddres. Plea of covenant was summoned. William and Cecilia acknowledged the right of Adam; for this Adam granted them the said messuage and land, to hold of him, for the life of each of them, rendering per annum two pence at Easter and doing all services to the same belonging. And

Adam warranted against all men. After the decease of both William and Cecilia the said messuage and land shall revert to Adam.

69. At Shyreburn in three weeks of St. John Baptist; between Alexander de Monteforti, querent; and Robert le Venur and Petronilla his wife, impedients; for the moiety of a messuage and half a virgate, and the moiety of a moiety of a virgate of land in Radestoke. Plea of warranty of deed was summoned. Robert and Petronilla acknowledged the right of Alexander as by their gift, to hold of them and the heirs of Petronilla, rendering yearly one penny at Easter and doing to the chief lord the regal service belonging. And Robert and Petronilla warranted against all men. For this Alexander gave them half a marc.

70. At Shireburn in three weeks of St. John Baptist; between Richard de Monteacuto, querent; and William de Monteacuto; for this, that Richard complained that William demanded from him other customs and services than those which he owed for the free tenement he held in Sutton, that is to say, William demanded that he should do suit at his court at Sypton three weeks in three weeks, which suit Richard did not acknowledge. Plea being made, William quit claimed and remitted the said suit which he demanded; for this Richard conceded, that in future he would do suit at the court of William at Sypton whensoever there should be a plea by the king's writ of right, or if a thief be judged there, by reasonable summons of William.

71. At Wilton in a month of Easter; between Thomas de Perton, querent; and Hugh de Dunepol and Margery his wife, deforciants; for two carucates of land in Dunepol and Galampton. Plea of covenant was summoned. Hugh and Margery acknowledged the said lands, in demesne, homages, services of free men, villeinage, wards, reliefs, escheats, woods, meadows pasture, and all other things, which to Hugh belonged by right of inheritance in the said vills, to be the right of Thomas, to hold of the chief lord of the fee, doing all services thereto belonging. For this Thomas granted to Hugh and Margery one carucate of land in Dunepol, excepting the homages and

services of the free tenants, and the villeins with their households, which shall remain to Thomas; to hold to Hugh and Margery for the life of each of them, of Thomas, rendering vearly eight shillings and sixpence at four terms. And if it happen that Hugh shall die before Margery, the moiety of the said carucate of land which is towards the west (umbram) shall revert to Thomas to hold of the chief lord of the fee; and the other moiety which is towards the sun, shall remain to Margery, to hold of Thomas, rendering per annum four shillings and threepence, half at midsummer and half at Christmas. Or if Margery shall die before Hugh, the half of the said carucate which is towards the sun shall remain to Hugh for his life, to hold of Thomas, rendering per annum four shillings and three pence at the two terms aforesaid; and the other moiety towards the west shall revert to Thomas. After the death of both Hugh and Margery the said carucate shall revert wholly to Thomas.

- 72. At the Strand (Strandam) in the octave of St. John Baptist; between John Ruffam, claimant; and Robert de Columbariis, tenent; for three carucates of land in Lamiette. . Robert acknowledged the said land, in demesne, homages, services of free men, the villeinage with the villeins and their holdings and all their households, reliefs, escheats, woods, meadows, pastures, gardens, waters, fisheries, fishponds, pools, mills, and all other things, belonging, to be the right of John, and rendered in the court and quit claimed the same. besides Robert quit claimed to John all his right in two virgates of land in the same vill, which John held of Robert the day this concord was made. For this John gave Robert two hundred pounds sterling. This concord was made between them saving to William de Seymour and Cristiana his wife the tenement which they formerly held of Robert in the same vill, to hold of John, doing therefor the same services which Robert was formerly accustomed to do.
- 73. At Wilton in three weeks of Easter; between Thomas, parson of the church of Stokegumer, querent; and Henry, Prior of Goldclive, deforciant; for two crops of an acre of oats and a quarter of flour, which are in arrear for one year's crop of oats and half a quarter of flour, due to Thomas in Monksilver. The

Prior acknowledged that he would in future render each year to Thomas and his successors the said crop of one acre of oats in the autumn, and half a quarter of flour at Martinmas, at Monkesilver: for this Thomas released the Prior and his church from all arrears and all damages which he had suffered.

74. At Westminster in three weeks of St. Michael; between Ralph Hose, querent; and Sabina de Ortiaco, deforciant; for customs and services which Ralph demanded of Sabina for a free tenement she held in Parva Benham and la Lade, namely, for half a virgate of land in Benham, and a virgate in la Lade, wherefor Ralph demanded from Sabina that she should render to him yearly fourteen pence for the tenement in Benham, and a pair of gilt spurs for the tenement in la Lade, which service Sabina did not acknowledge. A duel was waged between them in the court. Sabina acknowledged that in future she would render yearly to Ralph fourteen pence at Michaelmas for the tenement in Benham, and a pair of white gloves for the tenement in la Lade at the same term. For this Ralph quit claimed the rent of a pair of gilt spurs and all arrears and damages.

34 Henry HH. (A.D. 1249-50).

75. At Westminster in the octave of St. John Baptist; between Richard, Prior of Stodeye, querent; and William de Cantilupe and Eva his wife, impedients; for the third part of the manor of Trente. Plea of warranty of deed was summoned. William and Eva acknowledged the right of the Prior as being their gift, to hold of them in frankalmoin; and they warranted the same free of all secular service: for this the Prior received them and the heirs of Eva into all benefits and orisons in his church.

76. At Westminster in the morrow of the Ascension; between Emma de Paggrove, querent; and Robert de Brus, impedient; for a virgate of land except two acres in Staples. Plea of warranty of deed was summoned. Robert acknowledged the right of Emma as being his gift, to hold of him, rendering per annum two shillings, half at Easter and half at Michaelmas, and

doing all services belonging. And Robert warranted against all men. For this Emma gave Robert one sore sparrow hawk.

77. At Westminster in the octave of Trinity; between Henry de Sancto Mauro and Felicia his wife, querents; and Walter de Ely, deforciant; for a carucate of land in Cumbe and Essecumbe. Plea of covenant was summoned. Walter acknowledged the right of Henry and Felicia as being his gift, to hold of him, rendering per annum fourteen marcs, one moiety at Michaelmas the other at Easter, at Bluntesham in the county of Huntingdon, and doing all other services belonging. Walter warranted against all men. And if it happen that Henry and Felicia default in the payment of the money, then Walter may distrain on their lands and chattels in the said tenement until full payment is made. For this Henry and Felicia quit claimed to Walter the right they had in one marc of rent due from Walter for a tenement he held of them in Essecumbe.

35 Henry HH. (A.D. 1250-1).

78. At Westminster in the quinzaine of Easter; between Baldwyn de Wayford, querent; and Henry de Remmesbyry and Agnes his wife, impedients; for five acres of land in Pontington. Plea of warranty of deed was summoned. Henry and Agnes acknowledged the right of Baldwyn as by their gift, and besides they granted to Baldwyn a certain pasture called Norther-horchirnetun, to hold of them, rendering yearly one penny at Michaelmas: and they warranted against all men. For this Baldwyn gave Henry and Agnes one sore sparrow hawk.

79. At Westminster in a month of Michaelmas; between Geoffrey le Forur, querent; and Gylbert le Parmenter and Lucia his wife, impedients; for a messuage in Welles. Gilbert and Lucia acknowledged the right of Geoffrey as by their gift, to hold of them rendering yearly one pound of cumin at Michaelmas; and they warranted the same: for this Geoffrey gave them nine marcs.

80. At Westminster in three weeks of Trinity; between Thomas son of John de Perham, querent; and Thomas son of

Thomas de Perham, impedient; for three ferlings of land in Wyke, and three ferlings in Langeport and Westhover. Plea of warranty of deed was summoned. Thomas son of Thomas acknowledged the right of Thomas son of John as by his gift For this Thomas son of John granted the said land to Thomas son of Thomas, to hold for life, rendering yearly one sore sparrow hawk at the feast of St. James, Apostle; and Thomas son of John warranted against all men. After the decease of Thomas son of Thomas the said land shall revert to Thomas son of John.

- 81. At Westminster in the quinzaine of St. Martin; between Daniel son of Thomas, querent; and William de Evercriz, impedient; for six acres of land and two acres of meadow in Wynesdon and the advowson of the church there. Plea of warranty of deed was summoned. William acknowledged the right of Daniel, as by his gift, to hold of him, rendering per annum four pence at Easter; and he warranted against all men: for this Daniel gave William one sore sparrow hawk.
- 82. At Westminster in the octave of St. Michael; between Sybilla de Gundevill, claimant; and Sabina del Ortiay, tenent; for the manors of Chory and Langeford. Sybilla quit claimed all her rights to Sabina; for this Sabina gave her ten marcs.
- 83. At Westminster in the quinzaine of St. Michael; between Oliver de Aston, querent; and Thomas Defuble and Joan his wife, impedients; for a virgate of land in Cumpton. Plea of warranty of deed was summoned. Thomas and Joan acknowledged the right of Oliver as by their gift, to hold of them and the heirs of Joan, doing to the chief lord of the fee all services belonging; and they warranted against all men; for this Oliver gave them six marcs.

36 Henry HH. (A.D. 1251-2).

84. At Westminster in the quinzaine of Trinity; between William son of Robert de Hornblaueton, claimant; and Magister Martin of Glaston, tenent; for the manor of Hornblaueton.

William quit claimed to Martin and his heirs; for this Martin gave William one sore sparrow hawk.

(Endorsed.) Geoffrey Huse put in his claim.

- 85. At Westminster in the octave of Trinity; between Philip de Britton, querent; and William de Maulesberwe, impedient; for four carucates of land and ten shillings rent in Maulesberwe, Wokyhol, Lutleton, and Upton, and the advowson of the church of Lutleton. Plea of warranty of deed was summoned. William acknowledged the right of Philip as by his gift, to hold of the chief lord of the fee, doing all services belonging; and besides William granted that all the land and tenements which Philip Wydher and Margery his wife held as dower of Margery in Lutleton and Upton from the inheritance of William the day this concord was made, which after the decease of Margery ought to revert to William, after the decease of Margery shall wholly remain to Philip, to hold, together with the tenements which remain to him by this fine, of the chief lord of the fee, doing all services belonging. For this Philip gave William six score marcs. This concord was made in the presence of Philip Wydher and Margery who claimed nothing but dower in the land, and who likewise quit claimed to Philip all their rights in the name of dower in the advowson of the church aforesaid.
- 86. At Westminster in three weeks of St. Michael; between Dyonisius de Estham, claimant: and Geoffrey le Ferur, tenent; for a messuage in Welles. Dyonisius quit claimed to Geoffrey: for this Geoffrey gave him eight marcs.
- 87. At Westminster in the quinzaine of St. Martin; between Mathew de Furnell, claimant; and Hamelin de Bodlay, deforciant; for the seventh part of a knight's fee in Aare Hamelin acknowledged the right of Mathew; for this Mathew conceded the same to Hamelin, to hold of Mathew, rendering yearly forty shillings and doing the regal service as much as belonged to the said fee in the same vill. And Mathew warranted to Hamelin against all men.
- 88. At Westminster in the octave of Trinity; between Joan de Ferariis, querent; and Robert de Seles and Galiena his wife, impedients; for ten acres of meadow in Redcot. Plea of

warranty of deed was summoned. Robert and Galiena acknowledged the right of Joan as by their gift; for this Joan, at the instance of Robert and Galiena, granted the same to John de la Penne, to hold of Joan, rendering yearly one pair of white gloves or one penny at Easter: and Joan warranted to John against all men.

89. At Westminster in the quinzaine of Easter; between Robert de Cranvill, claimant; and Philip de Columbariis who William Panioth called to warrant; for a hundred acres of land except a third part of one hundred and seven acres in Suthbury. Robert acknowledged the right of Philip and quit claimed to him: and besides Robert quit claimed to Philip his right in the tenement which Cristiana who was the wife of William Panyot held in the same vill the day this concord was made: for this Philip gave Robert nine marcs.

90. At Westminster in the octave of St. Hillary; between Baldewynn Malet and Mabilia his wife, querents; and Hamelin de Doudon, deforciant; for a carucate of land in Lydiert Plea of covenant was summoned. Punchardon. acknowledged the said land, namely, whatever he held in fee in the said vill the day this concord was made, to be the right of Mabilia as that which she had by his gift. For this Baldwyn and Mabilia granted to Hamelin the said land, to hold for his life of them and the heirs of the body of Mabilia, rendering yearly one penny at Easter and doing to the chief lord of the fee all services belonging: and after the death of Hamelin the said land shall revert wholly to Baldewin and Mabilia or the heirs of Mabilia, to hold of the heirs of Hamelin, doing therefor the regal service as much as belongs to so much land in that vill.

91. At Westminster in three weeks of Trinity; between Richard Cadamo, querent; and Robert son of Philip, deforciant; for a hide of land in Recheth. Richard acknowledged the right of Robert, to hold of him, rendering yearly one marc, half at Michaelmas and half at Easter, and doing the service of the twentieth part of a knight's fee. And Richard warranted to Robert against all men. For this Robert gave Richard forty six shillings and eight pence sterling. And if it happen that

Robert be in arrear Richard may distrain on his chattels in his tenement at Hekingham in Norfolk as well as in the tenement at Rocheth in Somerset until full payment is made.

o2. At Westminster in the morrow of the Ascension; between Magister Roger de Cantilupe, querent; and Ignacius de Clifton, impedient; for four carucates of land in Radestoke and the advowson of the church there; and two carucates in Roger acknowledged the right of Ignacius; for this Ignacius granted the land in Radestoke and the advowson to Roger, to hold for his life, of Ignacius and his heirs by Alice his wife the sister of Roger, doing to the chief lord of the fee all services belonging. And the two carucates in Estone remained to Ignacius, to hold for his life of the chief lord doing all services belonging and acquitting the said six carucates towards the chief lord. And if it happen that Ignacius shall die before Roger the two carucates in Estone shall wholly remain to Roger to hold for his life together with the said four carucates which by this fine remain to the heirs of Ignacius; and after the decease of Roger the said tenements shall wholly remain to the heirs of Ignacius to hold of the chief lord of the fee doing all services belonging. If it happen that Roger shall die before Ignacius the four carucates and the advowson shall wholly revert to Ignacius to hold for his life with the said two carucates in Estone, of the chief lord of the fee by the services belonging; and after the death of Ignacius the said tenements shall wholly remain to the heirs of his body, doing all services. And if it happen that the heirs shall die without heirs of their bodies the said tenements shall wholly revert to the next heir of Roger to hold by the same services. And be it known that Ignacius cannot during his life give, sell, or in any part alienate, or waste, the said tenements.

93. At Westminster in three weeks of St. Michael; between William le Waleys, querent; and Ralph le Waleys and Joan his wife, impedients; for a carucate of land in Athelardeston, and half a carucate and forty five shillings rent in Raminton and Hywys. Plea of warranty of deed was summoned. Ralph and Joan acknowledged the right of William as by their gift; for this William granted the land in Athelardeston to them, to hold

of him, for the life of each of them, rendering yearly one pair of white gloves at Easter and doing all services: and William warranted against all men. And after the decease of both Ralph and Joan the said land shall revert to William, to hold, together with the said tenement, of the chief lord of the fee by the services belonging.

37 Henry HH. (A.D. 1252-3).

- 94. At Westminster in the quinzaine of St. Michael; between Mathew de Columbers and Matilda his wife, querents; and Robert de Burton, impedient, by Gregory le Waleys in his place; for two carucates of land in Buryton, and a marc of rent in Barne. Plea of warranty of deed was summoned. Robert acknowledged the right of Mathew as by his gift, to hold of the chief lord of the fee, doing all services belonging. For this Mathew and Matilda granted to Robert and Joan his wife three carucates of land in Dunkerton, namely, those they formerly held there, to hold for their lives of Mathew and Matilda and the heirs of Matilda, doing to the chief lord of the fee all services belonging: and Mathew and Matilda warranted against all men: and after the decease of Robert and Joan the said three carucates in Dunkerton shall revert to Mathew and Matilda.
- 95. At Westminster in the quinzaine of St. Michael; between William, Abbot of Stanlegh, querent; and Peter, son of Geoffrey de Wodeford; for this, that Peter should acquit the Abbot of the services which William, Bishop of Bath and Wells, demanded for a free tenement which Peter held in Eston; and for this, that Peter should acquit the Abbot of the service which Philip de Wyke demanded for a free tenement which Peter held in the same vill, and whereof Peter who was between them ought to acquit them: the Abbot complained that by default of Peter, the Bishop distrained him that he should do suit at his court at Wells three weeks in three weeks; and likewise Philip distrained him that he should do suit at his court at Middleton three weeks in three weeks. Peter acknowledged and conceded that in future he would acquit the Abbot towards the Bishop, and Philip, and

all other men, of all suits, wards, and reliefs, belonging to the said tenements; and the Abbot received Peter and his heirs into all benefits and orisons in his church for ever.

- 96. At Westminster in a month of Easter; between Adam de Holeford, querent; and Avicia de Holeford, impedient; for a messuage and forty acres of land in Melverton. Plea of warranty of deed was summoned. Avicia acknowledged the right of Adam as by her gift; for this Adam granted the same to her, to hold for her life, rendering yearly one penny at Easter and doing to the chief lord of the fee all other services belonging: and Adam warranted against all men: and after the decease of Avicia the said tenements shall revert to Adam, to hold of the chief lord by the services appertaining. If it happen that Adam shall die without heirs of his body the said tenements shall remain to Hugh Trevet to hold of the chief lord by the services aforesaid.
- 97. At Westminster in five weeks of Easter; between Avicia de la Bare, claimant; and John de Conde, tenent; for half a hide of land in Lydeard St. Laurence. Avicia quit claimed to John; for this John gave her forty shillings sterling.
- 98. At Westminster in three weeks of Easter; between Matilda who was wife of John de Barinton, claimant; and Roger de Lambroc, and Isabella who was wife of John de Lambroc, tenents; for the third part of a carucate of land in Barinton which Matilda claimed in dower as from John once her husband. Matilda quit claimed to Roger and Isabella; for this they agreed that in future they would render every year to Matilda during her life half a marc at Michaelmas.
- 99. At Westminster in a month of Easter; between Brian de Braunton, querent; and John de Cormail and Letitia his wife, impedients; for a carucate of land in Layte and Wauton. Plea of warranty of deed was summoned. John and Letitia acknowledged the right of Brian as by their gift, to hold of them and the heirs of Letitia, rendering yearly one penny at Michaelmas, and doing to the chief lord all other services: and John and Letitia warranted against all men; for this Brian gave them thirty three marcs.

38 Menry III. (A.D. 1253-4).

100. At Westminster in the octave of the Purification: between Robert de Shete, querent; and Richard de Turbervill, impedient; for the manor of Dulverton. Plea of warranty of deed was summoned. Richard acknowledged the said manor, in demesnes, homages, and services of free men, villeinages, wards, reliefs, escheats, woods, meadows, pastures, waters, mills, and all other things belonging, without any exception, to be the right of Robert; for this Robert granted the same to Richard and Matilda his wife, to hold to them, and the heirs of Richard begotten of Matilda, of Robert, doing all services appertaining. If Richard and Matilda die without heirs so begotten, then after their decease, the said manor and all appurtenances shall revert to Robert, to hold of the heirs of Richard, rendering yearly one pair of white gloves at Easter: and the heirs of Richard warranted to Robert against all men. This concord was made saving to Robert the right to have and hold the Hundred of Dulverton as he held it before.

(Endorsed.) Roger de Reyni put in his claim.

101. At Westminster in three weeks of St. Michael; between Symon, Abbot of Clyve, querent; and John Kadmar and Sybilla his wife, Alexander de Lokeberg and Isabella his wife, deforciants; for a moiety of a knight's fee in Lokeberg. Plea of covenant was summoned. John and Sibilla, Alexander and Isabella, acknowledged the right of the Abbot and quit claimed to him; for this the Abbot granted to Alexander and Isabella a messuage and five acres of land in Clyve, namely, the messuage which William Blakkertel once held, and three acres of land lying in a certain cultivated plot called Coleheye towards the west, and two acres lying next a certain hill called Clyvedon towards the west, to hold of the Abbot, for their lives, doing therefor at the court of the Abbot at Clyve two suits, namely, one at the court next after Easter and the other at the first court after the feast of St. Michael; and after the decease of Alexander and Isabella the said tenements shall revert to the Abbot: and besides the Abbot gave John and Sibilla five marcs.

(Endorsed.) William de Orewey and Petronilla his wife put in their claim.

102. At Westminster in the octave of Trinity; between Robert, Prior of Staverdal, querent; and Roger de Laleye and Matilda his wife, impedients; for a hide of land in Bruton. Plea of warranty of deed was summoned. Roger and Matilda acknowledged the right of the Prior as by their gift, to hold of them and the heirs of Matilda in frankalmoin; and they warranted the Prior free of all service against all men: and the Prior received them into all benefits and orisons in his church for ever.

Geoffrey de Langel, querent; and Walter le Thoke of Greynton and Alemandina his wife, impedients, by Walter their son in their place; for six acres of land and fifty acres of wood in Ayshcote and Greinton. Plea of warranty of deed was summoned. Walter and Alemandina acknowledged the right of Geoffrey as by their gift, to hold of them and the heirs of Alemandina, rendering yearly one pair of white gloves or one penny at Easter; and they warranted against all men: for this Geoffrey gave them seventeen marcs.

To4. At Westminster in the octave of Trinity; between Thomas son of John de Perham, querent; and Thomas de Perham, deforciant; for a carucate of land in Estcherleton. Plea of covenant was summoned. Thomas de Perham acknowledged the right of Thomas son of John as being by his gift, to hold of him, doing to the chief lord all services belonging: and he warranted against all men. For this Thomas son of John granted to Thomas a carucate of land in Westcherleton, namely, all he had in that vill without any exception, to hold of him for life doing therefor all services belonging, and he warranted the same: after the decease of Thomas the said land in Westcherleton shall revert to Thomas son of John.

105. At Westminster in the quinzaine of St. John Baptist; between William de Columbar, querent; and Adam de Bernak and Maria his wife, impedients; for a messuage, eight acres of land, two acres of meadow and ten acres of wood, in Overes-

taweya. Plea of warranty of deed was summoned. Adam and Maria acknowledged the right of William as by their gift, to hold of them and the heirs of Maria, rendering yearly one penny at Easter, and doing to the chief lord of the fee all services belonging; and Adam and Maria warranted against all men: for this William gave them one hundred shillings sterling.

106. At Westminster in the octave of Trinity; between Philip de Bucton, querent; and Godfrey de la Cnolle, impedient; for a carucate of land in la Cnolle. Plea of warranty of deed was summoned. Godfrey acknowledged the right of Philip, as by his gift, to hold of him, rendering per annum one penny at Michaelmas and doing to the chief lord of the fee all services belonging, and Godfrey warranted against all men: for this Philip gave him one hundred shillings sterling.

107. At Westminster in three weeks of Trinity; between Hugh, parson of the church of Baggeworthe, querent; and John de Hampton, deforciant; for pasture for eight oxen, eight cows, eight calves, six jennets, a palfrey, two mares with two colts, sixty sheep, sixty lambs, and twenty pigs, which the parson claimed to have in the demesne pasture of John at Baggeworth. The parson quit claimed to John all the right he had or claimed to have in the said pasture, saving pasture for eight oxen and two horses anywhere in the said vill with the demesne oxen and horses of John. For this John granted to the parson the said pasture for eight oxen and two horses, and besides, five acres of land in the same vill lying next the gate of the said parson towards the east, to hold together with the said pasture for eight oxen and two horses, of John, in frankalmoin, free of all services and suits of court. And John warranted against all men. And be it known that it shall be lawful for the parson to enclose the said five acres with a ditch and hedge, and make a profit therefrom without hindrance from John. Nevertheless if the cattle of John enter the said land through defect in the enclosure they shall not be impounded, but driven out, but if the said land be sown, the cattle which enter the corn may be impounded so that the damage done may be amended. This concord was made saving to the parson common of pasture for all his cattle anywhere in the common of the said vill; and with the assent and wish of William, Bishop of Bath and Wells.

39 Henry III. (A.D. 1254-5).

108. At Gloucester in the morrow of the Apostles Peter and Paul; between Nicholas de Gatecumbe, querent; and Henry de la Mare, deforciant; for a virgate of land in Ashton. Plea of covenant was summoned. Henry acknowledged the said virgate in Ashton, together with all the land in Gatecumbe, to be the right of Nicholas and quit claimed to him; to hold of the chief lord of the fee by the services belonging. For this Nicholas gave Henry ten marcs.

109. At Westminster in five weeks of Easter; between Henry de Bratton, querent; and Hugh de Dercy and Avicia his wife, impedients; for a messuage in Bristoll. Plea of warranty of deed was summoned. Hugh and Avicia acknowledged the right of Henry as by their gift, to hold of them and the heirs of Avicia, rendering yearly to the chief lord of the fee four shillings sterling, half at Michaelmas, and half at Easter: and Hugh and Avicia warranted the same: for this Henry gave them thirty marcs.

40 Henry HH. (A.D. 1255-6).

roga. At Ivelcestre in a month of St. John Baptist; between Peter, Abbot of Keynesham, querent; and Richard de Howelle and Agnes his wife, and John son of Adam and Isolda his wife, impedients; for a messuage in Bristoll. Plea of warranty of deed was summoned. Richard and Agnes, John and Isolda, acknowledged the right of the Abbot as by their gift, to hold of them and the heirs of Agnes and Isolda in frankalmoin; and they warranted against all men. For this the Abbot gave them forty shillings sterling.

110. At Ivelcestre in a month of St. John Baptist; between Thomas de Stafford and Agnes his wife, Richard de

Echeweye and Joan his wife, Baldewin de Hyndham and Felicia his wife, Walter de Wycumb and Matilda his wife, and Gilbert de Kantokesheved and Cristiana his wife, claimants; and Roger le Gyw, tenent; for a carucate of land in Wytefeld. Assise of mort ancestor was summoned. The claimants quit claimed to Roger; for this Roger gave them four marcs.

- III. At Ivelcestre in the quinzaine of St. John Baptist; between Roger atte Penmulne, querent; and Robert Gaugy and Margery his wife, Adam le Vineter and Juliana his wife, and Joan sister of Margery and Juliana, impedients; for a messuage in Jyvele. Plea of warranty of deed was summoned. The impedients acknowledged the right of Roger as by their gift, to hold of them, doing to the chief lord of the fee all services belonging; and they warranted against all men: for this Roger gave them two marcs.
- 112. At Ivelcestre in the quinzaine of St. John Baptist; between Reginald de Wytechurch, querent; and Robert Buzun and Roesa his wife, impedients; for a moiety of a virgate of land in Hengstrigge. Plea of warranty of deed was summoned. Robert and Roesa acknowledged the right of Reginald as by their gift, to hold of them and the heirs of Roesa, rendering per annum one clove gillyflower at Michaelmas, and doing to the chief lord of the fee all services belonging; and they warranted against all men: for this Reginald gave them forty shillings sterling.
- 113. At Ivelcestre in a month of St. John Baptist; between Jordan Pokoc and Cristiana his wife, and Alice sister of Cristiana, claimants; and William de Cantilupe, tenent; for a messuage, sixteen acres and a perch of land in Estcamel. Assise of mort ancestor was summoned. Jordan and Cristiana and Alice quit claimed to William; for this William agreed to render to Alice every year four shillings for her life, half at Michaelmas, and half at Easter.
- 114. At Ivelcestre in a month of St. John Baptist; between Henry de Chaunflur, querent; and John Ruffum, deforciant; for common of pasture which Henry demanded in the land and tenements of John in Lanneth. Henry quit claimed to John all

he had demanded; and likewise Henry quit claimed all rights he had in all the land and tenements of John in the said vill. For this John quit claimed to Henry all the rights he had claimed in common of pasture in all the land and tenements of Henry in Wyke.

- 115. At Ivelcestre in three weeks of St. John Baptist; between Robert de Brues, querent; and Isabella daughter of Alanus de Staples, deforciant; for a virgate of land in Staples. Plea of covenant was summoned. Isabella acknowledged the right of Robert and quit claimed to him: for this Robert gave Isabella five marcs.
- 116. At Ivelcestre in a month of St. John Baptist; between Robert Paschet, claimant; and Mathew de Dichesgate, tenent; for a messuage, and a virgate of land except two acres and a half, in Lotesham and Hornbrauton. Assise of mort ancestor was summoned. Robert quit claimed to Mathew; for this Mathew gave him forty shillings sterling.
- 117. At Ivelcestre in a month of St. John Baptist; between Adam, Abbot of Forde, querent; and Jermanus son of Ralph de Kingelond, impedient; for a virgate of land and three acres of meadow in Cruke and Thorecumbe. Plea of warranty of deed was summoned, Jermanus acknowledged the right of the Abbot as by his gift, to hold of him, in frankalmoin; and Jermanus warranted against all men: for this the Abbot granted that he would render every year to Jermanus during his life thirty shillings, half at Michaelmas and half at Easter; after the death of Jermanus the said payment shall cease.

(Endorsed.) Robert Burnel put in his claim.

118. At Ivelcestre in three weeks of St. John Baptist; between Roesia de Wodeberg, claimant; and Alexander de Alno, tenent; for two mills in Cunpton. Roesia quit claimed to Alexander; for this Alexander conceded that he would render every year to Roesia one marc, half at Michaelmas, and half at Easter; and if it happen that Alexander default in his payment, Roesia may distrain on all the chattels in the said mills until full payment be made.

(Endorsed.) Hamo de Frome and Matilda his wife put in their claim.

119. At Westminster in the quinzaine of St. John Baptist; between William de Lungespe, querent; and John de Wayford; for this, that William complained that John took his cattle by occasion of default made by him at the Hundred of Horethorne which belongs to the manor of John de Burgo, of Kyngesbiry, the lord of John de Wayford. John de Burgo quit claimed to William all he had demanded as suit of his body at the said Hundred; for this William conceded that in future every year he would render to John de Burgo one sore sparrow hawk at the Feast of St. Peter ad Vincula at Kyngesbiry; also William conceded that all his tenants of Cherlton and Hengstrige should in future do suit at the said Hundred three weeks in three weeks without hindrance from him.

120. At Westminster in the octave of St. Martin; between Ralph de Rocheford, querent; and Eudo de Rocheford and Grecia his wife, impedients; for two carucates of land in Seveberugh and the advowson of the church there, and a carucate of land in Sandpette. Plea of warranty of deed was summoned. Eudo and Grecia acknowledged the right of Ralph as by their gift, so that Ralph may hold the said land in Seveberugh with the advowson, of William, Bishop of Sarum the chief lord of the fee, doing the service of one knight; and the said land in Sandpette from Eudo de Sandpette chief lord of that fee, doing the service thereto belonging; rendering to Eudo and Grecia yearly for their lives ten pounds sterling, half at Easter and half at Michaelmas; and Eudo and Grecia warranted against all men; after the decease of Eudo and Grecia, Ralph shall be quit of the said payment. For this Ralph gave Eudo and Grecia one sore sparrow hawk. concord was made with the assent and by the wish of the said William, Bishop of Sarum.

121. At Westminster in the morrow of All Souls; between Alice, daughter of Stephen de Lung, claimant; and Jordan Bengraunt and Joan his wife, tenents; for a moiety of two parts of a messuage and a moiety of fourteen acres of land in

Badlesmere which Alice claimed to be her reasonable part of the inheritance of the said Stephen father of herself and Joan whose heirs they were. Jordan and Joan acknowledged the moiety of the said two parts of the messuage; and the moiety of the said land, namely, the moiety lying towards the south, to be the right of Alice, except two acres of the said moiety, to hold of the chief lord of the fee by the services belonging. For this Alice conceded to Jordan and Joan the other part of the said two parts of the messuage, and likewise the said land with the said two acres, namely, the two acres which Walter Capelanus formerly held, to hold of the chief lord of the fee by the services belonging.

- 122. At Ivelcestre in three weeks of St. John Baptist; between James de Thurlebere, claimant; and Robert de Wollaventon, tenent; for half a virgate of land in Cadicote. Assise of mort ancestor was summoned. James acknowledged the right of Robert, to hold of him, rendering per annum one pound of cumin at Michaelmas, and doing the regal service belonging; and James warranted against all men; for this Robert gave James two marcs.
- 123. At Ivelcestre in three weeks of St. John Baptist; between William son of William, querent; and William de Camera, deforciant; for a mill, two carucates of land, and eleven shillings rent in Woky and Westbyry and Hestercumb. Plea of covenant was summoned, William de Camera acknowledged the said tenements to be the right of William fil William; for this William fil William conceded the same to William de Camera for life, to hold of him doing all services belonging, and he warranted against all men. After the decease of William de Camera the said tenements shall revert to William fil William, to hold of the chief lord of the fee by the services belonging, and be it known that William de Camera cannot give, sell, or in any way alienate, or waste, or make spoil of the said lands, as the whole must revert to William fil William.
- 124. At Ivelcestre in the quinzaine of St. John Baptist; between Robert fil Paganus, querent; and Margeria who was wife of Roger fil Paganus, deforciant; for a carucate of land in

Wynterburne and Frenne. Plea of covenant was summoned. Margeria acknowledged the right of Robert; for this Robert conceded the same to her, to hold of him for her life, rendering yearly one sore sparrow hawk or two shillings at Michaelmas, and Robert warranted against all men. After the decease of Margeria the said land shall revert to Robert. And be it known that Margeria cannot give, sell, or otherwise alienate, nor waste or spoil, the said land, as the whole must revert to Robert.

125. At Ivelcestre in three weeks of St. John Baptist; between Ralph de Notford and Matilda his wife, claimants; and Eudo de Sturton, tenent; for three acres of land in Notford. Ralph and Matilda acknowledged the right of Eudo; for this Eudo granted the same to them, to hold of him for the life of Matilda, rendering yearly a pair of white gloves or one penny at Michaelmas and doing the regal service as much as belongs to so much land of that fee in that vill; and Eudo warranted against all men. After the decease of Matilda the said land shall revert to Eudo.

126. At Ivelcestre in a month of St. John Baptist; between Ralph Huse, claimant; and Martin de Legh and Alice his wife, tenents; for a messuage and a hundred acres of land in North Cheriton and the advowson of the church there. Ralph acknowledged the same, in demesnes, homages, services of free men, villeinages, rents, wards, reliefs, escheats, woods, meadows pastures, and all other things, to be the right of Martin and Alice, to hold of him, rendering per annum one pound of cumin at Michaelmas. And doing the regal service as much as belongs to such a holding for that fee in that vill; and he warranted against all men. For this Martin and Alice gave Ralph one hundred shillings sterling.

127. At Ivelcestre in a month of St. John Baptist; between Brian de Gowiz, querent; and Robert son of Alice la Franceis, deforciant; for thirty six acres of land in Kyngesdon: and between the same Brian, querent; and William son of Matilda, deforciant; for thirty six acres of land in the same vill. Plea of covenant was summoned. Robert and William acknowledged

the right of Brian; for this Brian granted the same to them, namely to each of them the land which he demanded against them, to hold to them and the heirs of their bodies begotten, of him, rendering per annum sixteen shillings, that is to say, Robert eight shillings and William eight shillings by quarterly payments and doing the regal service as much as belongs to so much land of that fee in that vill. And if it happen that Robert and William shall die without heirs of their bodies, the said land shall revert to Brian. And be it known that Robert and William cannot give, sell, injure, or in any manner alienate, nor waste or spoil, the said land, as if they die without heirs of their bodies the whole must revert to Brian.

r28. At Ivelcestre in the octave of St. John Baptist; between Gilbert Michel, querent; and Amabil who was the wife of Robert Michel, impedient; for three virgates and a half of land in Frome and Filetham, and four virgates of land in Mirielinch. Plea of warranty of deed was summoned. Amabil acknowledged the right of Gilbert as by her gift, to hold of her, rendering yearly one pound of pepper or seven pence at Michaelmas and doing to the chief lord of the fee for her all services belonging; and Amabil warranted against all men: for this Gilbert gave Amabil one sore sparrow hawk.

(Endorsed.) Nicholas Michel put in his claim.

129. At Ivelcestre in the quinzaine of St. John Baptist; between Geoffrey de Dynham, querent; and Richard, son of Bernard and Idonea his wife, deforciants; for a virgate of land in Boklaunde. Plea of covenant was summoned. Richard and Idonea acknowledged the right of Geoffrey, to hold of them and the heirs of Idonea, doing to the chief lord of the fee all services belonging. Richard and Idonea warranted against all men. For this Geoffrey gave them one sore sparrow hawk.

130. At Ivelcestre in the quinzaine of St. John Baptist; between William le Mareschal, querent; and Robert Launcelene and Alice his wife, impedients; for four acres of land, and forty perches of land in length and eight feet in breadth, in Peret. Plea of warranty of deed was summoned. Robert and Alice acknowledged the right of William as by their gift, to hold

of them, rendering yearly one rose at Midsummer; and they warranted against all men. And besides, Robert and Alice granted that William may with his carts, through their land adjoining the park of William towards the north, carry all things necessary to enclose the said park without hindrance from them: for this William gave them four marcs.

- Philip de Wike, querent; and Adam le Deneys; for this, that Adam should acquit Philip of the services which Giles, Dean of Wells, demanded for a free tenement which Adam held in Clive, Ware, Thele, Littleston, Biddesham, and Tornok, whereof Adam who was between them ought to acquit him; and whereof Philip complained that by default of Adam he was distrained to do suit at the Hundred of the Dean at Bemstane three weeks in three weeks. Adam acknowledged and conceded that in future he would acquit Philip of the said suit: for this Philip conceded that in future every year he would do suit three weeks in three weeks at the court of Adam at Wells.
- John de la Lynde, querent; and William Belot, deforciant; for the manor of Brumfeld. Plea of covenant was summoned. William acknowledged the manor to be the right of John, to hold of him, rendering per annum ten marcs, half at Michaelmas and half at Easter for a term of thirty years next following, and at the end of the said thirty years John or his heirs shall render every year to William or his heirs twenty pounds, half at Michaelmas and half at Easter, for all suits and services belonging, and doing to the chief lord of the fee all other services to the manor appertaining. And William warranted the manor to John against all men: for this John gave him eighty marcs.
- 133. At Ivelcestre in the quinzaine of St. John Baptist; between Peter Karbunel, querent; and Thomas de Braddeleg and Dyonisia his wife, deforciants; for two carucates of land in Bradelegh. Plea of covenant was summoned. Thomas and Dyonisia acknowledged the right of Peter; for this Peter granted the land to them, to hold of him, for the life of Dyonisia, rendering yearly one penny at Michaelmas and doing

to the chief lord of the fee all services belonging. After the decease of Dyonisia the said land shall revert to Peter to hold of the chief lord by the services belonging. And be it known that Thomas and Dyonisia cannot give, sell, injure or otherwise alienate, nor waste or spoil the said land, as the whole must revert to Peter.

- 134. At Bath in five weeks of St. John Baptist; between Robert Cherin and Matilda his wife, claimants; and Peter le Fulur, of Bristol, and Gunnilda his wife, tenents; for a messuage, sixteen acres of land, and half an acre of meadow, in Ecwike. Peter and Gunnilda acknowledged the right of Matilda and rendered to her in the court: for this Robert and Matilda gave Peter and Gunnilda four marcs and a half.
- Peter, Abbot of Keynesham, querent; and Bartholomew de Enineberg; for this, that Bartholomew should do suit at the Hundred of the Abbot at Keynsham. Bartholomew conceded that in future he would do suit at the Hundred twice a year, namely, at the next Hundred after the feast of St. Michael and the next after Easter; and besides, he conceded that he would do suit at the Hundred whenever the king's writ was to be pleaded there, or a thief was to be tried. For this the Abbot quit claimed to Bartholomew all arrears, and the damages which he was said to have suffered by the non performance of the said suit, to the day this concord was made:
- 136. At Bath in five weeks of St. John Baptist; between Bartholomew de Enynebergh and Isabella his wife, querents; and Peter, Abbot of Keynesham, deforciant; for common of pasture which Bartholomew and Isabella demanded to have in Keynesham, namely, in a certain meadow called Stodham. The Abbot acknowledged and conceded that in future Bartholomew and Isabella should have common for all their cattle in the said meadow after the hay is carried; for this, they conceded that in future they would do suit at the Hundred of the Abbot at Keynesham, twice yearly, namely, at the next Hundred after the feast of St. Michael and at the next after Easter; and besides, they conceded that they would henceforth do suit at the

said Hundred whenever the king's writ was there pleaded, or a thief was to be tried.

(Endorsed.) R. de Clare, Earl of Gloucester, put in his claim.

137. At Ivelcestre in a month of St. John Baptist; between Nicholas de Stawell, claimant; and Thomas, son of Simon, tenent; for the third part of a virgate of land and a half, and for the third part of thirty acres of land, and for thirty three acres of meadow, in Bergh, Brey, and Burnham. The Great Assise was summoned. Thomas acknowledged the right of Nicholas and rendered to him in the court, except the thirty three acres of meadow in Burnham. For this, Nicholas, at the request of Thomas, granted the land to Richard de Havering, to hold of Nicholas, rendering per annum half a pound of pepper at Michaelmas, and doing to the chief lord all services belonging; and Nicholas warranted against all men. And besides, Nicholas conceded to Thomas the thirty and three acres of meadow, to hold of him, rendering yearly ten shillings at the decollation of St. John Baptist for all services; and Richard warranted against all men.

138. At Ivelcestre in five weeks of St. John Baptist; between William de Monketon, querent; and Andrew de Stratton and Beatrice his wife, impedients; for a messuage in Stratton. Plea of warranty of deed was summoned. Andrew and Beatrice acknowledged the right of William as by their gift, to hold of them and the heirs of Beatrice, rendering per annum one penny at Michaelmas; and they warranted against all men: for this William gave Andrew and Beatrice one sore sparrow hawk.

139. At Ivelcestre in a month of St. John Baptist; between Reginald Launcelene, querent; and Roger Launcelene and Alice his wife, impedients; for three hides of land in Pypelepenne. Plea of warranty of deed was summoned. Robert and Alice acknowledged the right of Roger as by their gift, to hold to himself and the heirs of his body, of them and the heirs of Alice, rendering per annum for the lives of Robert and Alice, ten pounds, half at Michaelmas, and half at Easter, and doing all services belonging. And Robert and Alice warranted against

all men. And if it happen that Roger shall die without an heir of his body, the said land shall remain to Mabilia sister of Roger and the heirs of her body, to hold by the aforesaid services. And if it happen that Mabilia shall die without heirs of her body, the said land shall remain to Lucia sister of Mabilia and her heirs, to hold by the services as aforesaid; and after the decease of both Robert and Alice, the said Roger, Mabilia, and Lucia, shall be quit of the payment of the said ten pounds.

140. At Ivelcestre in a month of St. John Baptist; between Hugh de Wyke, querent; and Andrew de Stratton and Beatrice his wife; for this, that Andrew and Beatrice should do suit at the court of Hugh at Kynemersdon. Andrew and Beatrice acknowledged for themselves and the heirs of Beatrice that they with all the thethinga of Stratton would in future do suit at the court of Hugh twice a year at two laghe (law) days, namely, at the feast of St. Martin and at Hokeday. Also they conceded that in future they would do suit at the court of the said Hugh, the next court after Michaelmas and the next after Midsummer, on the reasonable summons of Hugh or his bailiffs. If it happen that Andrew and Beatrice, or the heirs of Beatrice, are impleaded in the said court, then they may come to the court to uphold their rights (standi recto) until that plea is determined. For this Hugh quit claimed to Andrew and Beatrice all arrears and damages which he was said to have had by reason of the withholding the said suit, to the day this concord was made.

141. At Ivelcestre in the quinzaine of St. John Baptist; between Walter Magot, querent; and William le Forester, deforciant; for two messuages and thirteen acres of land in Welles and Dultingcote. Plea of covenant was summoned. William acknowledged the right of Walter, to hold of him, doing to the chief lord of the fee all services belonging, and William warranted against all men: for this Walter gave William one sore sparrow hawk.

142. At Ivelcestre in a month of St. John Baptist; between Richard son of William de Weston and Margareta his wife, querents; and William de Weston, impedient; for a messuage and twenty one acres of land, and two acres of meadow, and pasture

for four oxen, two cows, and fifty sheep, in Weston. Plea of warranty of deed was summoned. William acknowledged the right of Richard as by his gift, to hold of him, rendering yearly one clove gillyflower at Easter; and William warranted against all men. If it happen that Richard die during the life of Margareta, the said tenements shall remain to Margareta, to hold of William for her life; and after the decease of Margareta they shall revert to the heirs of Richard to hold of William by the aforesaid services. And besides William granted that in future he could not give, sell, or in any way alienate, either the land or tenements, as after his death the whole must remain to Richard.

143. At Ivelcestre in five weeks of St. John Baptist; between Robert Jordan and Margeria his wife, claimants; and Thomas la Ware, tenent; for two acres of meadow and a half, in Ilemor. Robert and Margeria quit claimed to Thomas; for this Thomas gave them twenty shillings sterling.

144. At Ivelcestre in three weeks of St. John Baptist; between Philip la Ware, querent; and Idonea la Ware, deforciant; for the manors of Esterneshull and Westerneshull. Plea of covenant was summoned. Idonea acknowledged the right of Philip, to hold of the chief lord of the fee, doing all services belonging. For this Philip gave Idonea one sore sparrow hawk.

145. At Ivelcestre in three weeks of St. John Baptist; between Cecilia la Weyte, querent; and Walter le Pruz and Alice his wife, impedients; for three acres and a half of land, and one perch of meadow, in Cylterne. Plea of warranty of deed was summoned. Walter and Alice acknowledged the right of Cecilia as by their gift, to hold of them, rendering yearly one pair of white gloves or one penny at Easter, and doing the regal service as much as belongs to as much land for that fee in the same vill. And Walter and Alice warranted against all men. For this Cecilia gave Walter and Alice one sore sparrow hawk.

146. At Ivelcestre in five weeks of St. John Baptist; between Ralph Saunzauer, querent; and Mathew de Stratton; for this, that Ralph complained that Mathew unjustly demanded to have common of pasture in his lands in Spertgrave, though

Ralph had no common in the lands of Mathew nor did Mathew do any service whereby he ought to have common. The Great Assise was summoned. Ralph acknowledged and granted that Mathew should in future have common in his lands in Spertgrave after the hay and corn are carried, that is to say, in a certain field which extends in length from Westcumbe as far as Stratton towards the west and extends in width from the foot of the hill of Smaldon as far as the water called Alum towards the south, excepting six score acres of land in the same field by the measured foot and perch of the lord the king (ad mensuriam pedis et pertice domini Regis) namely, six score acres which lie next the court of Ralph in Spertgrave lengthwise next the said water called Alum and extending towards the said hill of Smaldon towards the north; which Mathew released and quit claimed to Ralph, so that Ralph in future may the said six score acres enclose, cultivate, and make profit from, at his will without hindrance from Mathew. For this Mathew granted that Ralph henceforth should have common in all the tenements and lands of Mathew in Stratton after the hay and corn are carried excepting all the closes which Mathew held in his severalty the day this concord was made.

147. At Ivelcestre in five weeks of St. John Baptist; between Thomas Orcedecne, claimant; and Richard de Horton and Hawisia his wife, tenents; for two virgates of land in Horton. The Great Assise was summoned. Thomas acknowledged the right of Richard and Hawisia, for this Richard and Hawisia conceded to Thomas a moiety of the same land, namely, the moiety which wholly lies towards the sun, to hold of them and the heirs of Hawisia, rendering per annum five shillings by quarterly payments, and doing the regal service as much as belongs to so much land of that fee in that vill, and Richard and Hawisia warranted against all men, and besides they gave Thomas ten marcs.

(Endorsed.) William de Wynterheye put in his claim.

148. At Ivelcestre in a month of St. John Baptist; between Peter de Bruggewater, querent; and Martin de Legh and Alice his wife, deforciants; for a messuage and thirty seven acres of land in Northchyriton. Plea of covenant was summoned. Martin

and Alice acknowledged the right of Peter; for this Peter conceded to them the said messuage and land, to hold of him, for the lives of both of them, rendering per annum two shillings at Michaelmas, and doing to the chief lord of the fee all services belonging. After the decease of Martin and Alice the said tenements shall revert to Peter to hold of the chief lord as aforesaid.

149. At Ivelcestre in three weeks of St. John Baptist; between Agnes daughter of William le Ken and Grecia her sister, claimants; and Elyas de la Mare, tenent; for a moiety of a virgate of land in Nuny. Assise of mort ancestor was summoned. Elyas acknowledged the right of Agnes and Grecia and rendered to them in the court; to hold of him, rendering yearly one pound of cumin at Michaelmas, and doing the regal service as much as belongs to so much land of that fee in that vill; and Elyas warranted against all men: for this Agnes and Grecia gave him one marc.

150. At Ivelcestre in three weeks of St. John Baptist; between Richard de Crymeleford, querent; and Thomas de Cheleton, deforciant; for two acres of land and a half in Dymington. Plea of covenant was summoned. Thomas acknowledged the right of Richard, to hold of him, rendering yearly one penny at Easter; and Thomas warranted against all men. For this Richard gave Thomas one sore sparrow hawk.

151. At Exon in a month of Michaelmas; between David de Berewik, querent, by William de Berewik in his place; and Thomas, prior of Bath, deforciant; for common of pasture which David demanded to have in the lands of the Prior in Lincumbe and in the wood of Horscumbe. The prior acknowledged that David in future should have common in Lincumbe for all his cattle, namely, in all the hill of Lincumbe and in all the wood and pasture of Horscumbe for all the year, and likewise that he should have common for the said cattle in all the fields of the Prior in Lincumbe, and in a certain meadow called Sydenham, after the hay and corn have been carried. Besides, the Prior quit claimed to David all the right he had to demand common in the meadows of David in the same vill, namely, in la Brodecrofte, Withegenemede, and Cherminesmede, so that it

shall be lawful for David to enclose, cultivate, and make profit of the said meadows at his will, without hindrance from the Prior. For this David quit claimed to the Prior all right and claim he had to demand common of pasture in a certain meadow of the Prior called Dolemede.

(Endorsed.) John de Weston put in his claim.

- 152. At Ivelcestre in five weeks of St. John Baptist; between Robert de Sparcford and Agnes his wife, William de Reygni and Cecilia his wife, querents; and Reginald le Long and Hawisia his wife, William de Cuil and Matilda his wife, deforciants; for a mill in Uphill. Plea of covenant was summoned. Reginald and Hawisia, William de Cuil and Matilda, acknowledged the mill to be the right of Robert and Agnes, William de Reygni and Cecilia, to hold of them, doing all services belonging: for this the latter quit claimed to Reginald and William their right to the advowsons of Uphill and Cricheston, and besides they quit claimed to the same their right in three messuages in Cricheston, namely, in a messuage which was once of Nicholas Hamund, and in one other messuage which was once of Gunilda de Crecheston, and in a third messuage which was once of Robert Duncy in the same vill.
- 153. At Ivelcestre in five weeks of St. John Baptist; between William de Cricheston, querent; and Robert de Sparcford and Agnes his wife, Reginald le Lung and Hawisia his wife, William de Cuil and Matilda his wife, William de Reygni and Cecilia his wife, deforciants; for an acre and a half of meadow in Cricheston. Plea of covenant was summoned. The deforciants acknowledged the right of William de Cricheston, to hold of them and the heirs of Agnes, Hawisia, Matilda, and Cecilia, rendering yearly one clove gillyflower at Easter; and they warranted against all men. For this William de Cricheston quit claimed to them all his right in all the pasture under the wood of Cricheston towards the south, saving nevertheless to himself pasture for two oxen in that pasture with their oxen.
- 154. At Ivelcestre in the quinzaine of St. John Baptist; between William Freman, claimant; and William le Flemeng,

tenent; for three virgates, eighteen acres and a half of land, and two acres of meadow, in Jacton. William Freman quit claimed to William le Flemeng; for this William le Flemeng gave him twenty shillings sterling.

155. At Ivelcestre in the quinzaine of St. John Baptist; between Robert de Echslond, querent; and Henry de Seinmor and Felicia his wife, impedients; for a moiety of a virgate of land, and an acre of meadow and a half, in Cumbe Seinte Reyne. Plea of warranty of deed was summoned. Henry and Felicia acknowledged the right of Robert as by their gift, to hold of them, rendering yearly one pound of cumin at Michaelmas and doing the regal service as much as belongs to so much land in that fee in that vill; and they warranted against all men: for this Robert gave Henry and Felicia eleven marcs.

156. At Ivelcestre in five weeks of St. John Baptist; between William de la Lade, querent; and Robert le Clerk and Margeria his wife, impedients; for half a virgate of land in Cherleton. Plea of warranty of deed was summoned. Robert and Margeria acknowledged the right of William as by their gift, to hold of them and the heirs of Margeria, rendering yearly one clove gillyflower at Easter, and doing to the chief lord of the fee all other services belonging; and they warranted against all men. For this William gave Robert and Margeria one sore sparrow hawk.

157. At Ivelcestre in five weeks of St. John Baptist; between William le Ken of Glaston, claimant; and John Philipe of Kaninges and Juicia his wife, tenents; for two messuages, eighteen acres and a ferling of land, and two acres of meadow, except three acres, in Bergh, Burnham, and Brente: and between the same William, claimant; and Richard Seward, tenent; for two shillings and nine pence rent in Bergh. John, Juicia, and Richard, acknowledged the right of William and quit claimed to him: for this William conceded that in future he would render each year to John and Juicia twenty shillings, half at Michaelmas and half at Easter for all the life of Juicia, and after the decease of Juicia the said payment shall cease.

(Endorsed.) The Abbot of Glaston put in his claim.

Richard Seward put in his claim.

- 158. At Ivelcestre in a month of St. John Baptist; between Hugh le Flemeng and Hawisia his wife, claimants; and John Beysin and Isabella his wife, tenents; for a moiety of a virgate of land in Aslond. Hugh and Hawisia quit claimed for themselves and the heirs of Hawisia, to John and Isabella and the heirs of Isabella; for this John and Isabella gave them two marcs.
- 159. At Ivelcestre in five weeks of St. John Baptist; between Alexander de Monteforti, querent; and Henry de Horewode and Margeria his wife, deforciants; for three acres of land in Farlegh. Plea of covenant was summoned. Henry and Margeria acknowledged the right of Alexander and quit claimed for themselves and the heirs of Margeria; so that Alexander may in future enclose the said land in defence against the cattle of Henry and Margeria lest by default of enclosure they enter or escape; and if it happen that the said cattle enter by default of enclosure they shall be driven out without harm and without any claim for any damage they may have done. For this Alexander gave Henry and Margeria one sore sparrow hawk.
- 160. At Ivelcestre in the octave of St. John Baptist; between Walter de Kenteleber, querent; and John de Lekesword and Claricia his wife, impedients; for twenty-five acres of land in Fildeneford. Plea of warranty of deed was summoned. John and Claricia acknowledged the right of Walter as by their gift, to hold of them, rendering yearly one pair of white gloves or one penny at Christmas, and doing the regal service as much as belongs to so much land in that fee in that vill; and they warranted against all men; for this Walter gave them six marcs.
- 161. At Ivelcestre in a month of St. John Baptist; between William Aldich, querent; and Henry le Mazon and Alice his wife, deforciants; for a burgage in the vill of Monteacuto. Plea of covenant was summoned. William acknowledged the right of Alice and quit claimed to Henry and Alice and the heirs of Alice; for this Henry and Alice gave him five shillings sterling.
- 162. At Ivelcestre in the octave of St. John Baptist; between William le Wycchewrichte and Elena his wife, Adam Batecok and Agnes his wife, claimants; and Richard Wasun of

Briggewater, tenent; for a messuage and nine acres of land in Euerleg. Assise of mort ancestor was summoned. William and Elena, Adam and Agnes, quit claimed to Richard; for this Richard gave them four marcs.

163. At Ivelcestre in the quinzaine of St. John Baptist; between Richard de Dilington, querent; and Robert de la Hoke and Margeria his wife, impedients; for a messuage and seven acres of land in Overesse. Plea of warranty of deed was summoned. Robert and Margeria acknowledged the right of Richard, as by their gift, to hold of them and the heirs of Margeria, rendering yearly one pair of white gloves or one penny at Easter, and doing the regal service as much as belongs to so much land of that fee in that vill; and they warranted against all men: for this Richard gave them a chaplet of roses.

164. At Ivelcestre in three weeks of St. John Baptist; between Solomon de Newton and Edith his wife, claimants; and Walter le Tannur, tenent; for a messuage in Gyvel. Assise of mort ancestor was summoned. Solomon and Edith quit claimed to Walter; for this Walter gave them one marc.

165. At Ivelcestre in five weeks of St. John Baptist; between Henry Jueray and Alice his wife, Walter Sket and Matilda his wife, claimants; and Hugh Stut, tenent; for a messuage in Ivelcestre. Assise of mort ancestor was summoned. Henry and Alice, Walter and Matilda, quit claimed to Hugh; for this Hugh gave them twenty three shillings sterling.

166. At Ivelcestre in a month of St. John Baptist; between Peter de Bonewode, querent; and Richard de Stertewode and Agatha his wife, deforciants; for half a ferling of land in Hokebar. Plea of covenant was summoned. Richard and Agatha acknowledged the right of Peter; for this Peter gave them one sore sparrow hawk.

167. At Ivelcestre in the quinzaine of St. John Baptist; between Richard de Lech and Agnes his wife, Robert le Blodleter and Joan his wife, claimants; and Thomas Trevet,

tenent; for a messuage and four acres and three roods of land, in Derebergh. Richard and Agnes, Robert and Joan, quit claimed to Thomas; for this Thomas gave them two marcs.

168. At Ivelcestre in the quinzaine of St. John Baptist; between William Braunche, claimant; and Thomas Trevet and Alienora his wife, tenents; for a messuage and two carucates of land in Dereberg and Schortmanisford. Thomas and Alienora acknowledged the right of William; for this William granted the said land to them, to hold to them and the heirs which Thomas may beget from Alienora, of the chief lord of the fee, doing therefor all services belonging. If it happen that Thomas die without heirs begotten of Alienora, then during the life of Alienora the said tenement shall remain to her, to hold of the chief lord by the services belonging, and after the decease of Alienora the said tenement shall revert to the heirs of Thomas.

169. At Ivelcestre in the quinzaine of St. John Baptist; between John, Abbot of Clyve, querent; and William le Boteiller and Agatha his wife, and Adam de Lokeberg and Lucia his wife, deforciants; for the fourth part of a knight's fee in Lokeberg. Plea of covenant was summoned. William and Agatha, Adam and Lucia, acknowledged the right of the Abbot, to hold of them and the heirs of Agatha and Lucia in frankalmoin, doing to the chief lord of the fee all services belonging; and they warranted the same against all men. For this the Abbot granted to William and Agatha six acres of land, and half an acre of meadow in Clive, namely next the church of Clive towards the south; and to Adam and Lucia ten acres of land and an acre of meadow in the same vill, namely, that land and meadow which Elyas the reeve once held; to hold to them, of the Abbot, for all their lives, doing the services thereto belonging; and the Abbot warranted against all men. After the decease of William and Agatha, Adam and Lucia, the said tenements shall revert to the Abbot or his successors.

(Endorsed.) William de Oreweye and Petronilla his wife; Augustinus de la Wodelond and Felicia his wife, put in their claims.

41 Menry III. (A.D. 1256-7).

- I. At Exon in the quinzaine of St. Martin; between Martin de Breaute, claimant; and Hamelin de Bolley who Warin de Secchvill called to warrant; for a carucate of land in Are. Martin quit claimed to Hamelin; for this Hamelin gave him fifteen marcs.
- 2. At Exon in the quinzaine of St. Martin; between Nicholas de Bolevile, querent; and William de Bolevile and Ela his wife, deforciants; for two knights' fees and a quarter in Sok Deneys. Plea of covenant was summoned. William and Ela acknowledged the right of Nicholas, as in demesnes, rents, services of free men, villeinage, wards, reliefs, escheats, meadows, pastures, and all other things to the manor belonging; to hold of the chief lord of the fee, doing all services belonging: for this Nicholas gave William and Ela one hundred marcs.
- 3. At Exon in the octave of St. Martin; between William de Berewyk, querent; and Robert de Attebere, impedient; for fifteen acres of land, except one rod in Berewyk and Lincumb. Plea of warranty of deed was summoned. Robert acknowledged the right of William as being by his gift, to hold of him, rendering yearly one clove gillyflower at Easter, and doing to the chief lord of the fee all services belonging: and Robert warranted against all men: for this William gave Robert one sore sparrow hawk.
- 4. At Exon in the morrow of All Souls; between William de Berewik, claimant; and Adam, Master of the Hospital of St. John of Bath, tenent; for a messuage in the suburb of Bath. William acknowledged the right of the Master and Brethren, to hold of him, rendering per annum five shillings, half at Easter and half at Michaelmas, and doing to the chief lord of the fee all services belonging: and William warranted against all men: for this the Master gave William one sore sparrow hawk.

42 Menry HH. (A.D. 1257-8.)

- 5. At Westminster in the quinzaine of St. Martin; between William de Chenny and Felicia his wife, querents; and Henry de Magnerton and Agnes his wife, deforciants; for three virgates of land in Puntington. Plea of covenant was summoned. Henry and Agnes acknowledged the right of William and Felicia and quit claimed to them and the heirs of Felicia. And besides, they quit claimed to the same, all their rights in all other lands and tenements which were once of Eudo de Sandpitte, father of Agnes, in the same vill, and of which William and Felicia were in seisin the day this concord was made. For this William and Felicia gave Henry and Agnes forty seven marcs.
- 6. At Westminster in the quinzaine of Trinity; between Emma de Pagrave, querent, by John de Pagrave in her place; and William le Waleys and Isabella his wife, impedients; for a virgate of land in Staples. Plea of warranty of deed was summoned. William and Isabella acknowledged the right of Emma as being their gift, to hold of them and the heirs of Isabella, rendering yearly one grain of pepper at Easter, and doing to the chief lord of the fee all services belonging: and William and Isabella warranted against all men: for this Emma gave them one sore sparrow hawk.
- 7. At Westminster in the octave of Trinity; between Richard de Wygebere, querent; and John de Stratton and Justina his wife, impedients; for a messuage and half a virgate of land in Stratton. Plea of warranty of deed was summoned. John and Justina acknowledged the right of Richard as being their gift, to hold of the chief lord of the fee, doing all services belonging: for this Richard gave John and Justina one sore sparrow hawk.
- 8. At Westminster in three weeks of Trinity; between William de Bolevill, querent, by Philip de Pridias in his place; and Nicholas de Bolevill, deforciant, by Ralph de Cynterna in his place; for the fees of two knights and the fifth part of the fee of one knight in Sok Deneys. Plea of covenant was

summoned. Nicholas acknowledged the right of William as by his gift to hold for life, of Nicholas, rendering per annum thirty pounds sterling by four quarterly payments, and doing to the chief lord of the fee all other services belonging. And if it happen that William shall die during the life of Nicholas the said tenements shall wholly revert to Nicholas to hold of the chief lord as aforesaid: and if Nicholas shall die before William then William shall be quit of the payment of the said thirty pounds and the said tenements shall remain to William and his heirs of his affianced wife legitimately begotten, to hold of the chief lord as aforesaid: and if it happen that William shall die without heirs of his affianced wife legitimately begotten, then the said tenements shall wholly remain to Ela (deceased) the wife of William and her heirs, to hold of the chief lord as aforesaid. For this William gave Nicholas one sore sparrow hawk.

(Endorsed.) Richard Pauncefot and Isabella his wife, Hugh de Kingesdon and Isabella his wife, put in their claims.

9. At Westminster in the quinzaine of Easter; between Robert Walrand, querent; and William, son of Henry, impedient; for the manor of Whateleg and the advowson of the church of the same vill. Plea of warranty of deed was summoned. William acknowledged the manor and advowson to be the right of Robert, as by his gift, to hold of the chief lords of the fee, doing all services to the same appertaining. And if Robert or his heirs shall in future be impleaded, William and his heirs shall be held to warrant all the said tenements.

(Endorsed.) Walter de Radenhurst put in his claim.

43 Henry III. (A.D. 1258-9).

10. At Westminster in the octave of Hillary; between Peter del Bois, querent; and John le Warner, deforciant, by Jordan de Monteacuto in his place; for a virgate of land and a half in Hetherley. Plea of covenant was summoned. John acknowledged the same, as in demesnes, woods, meadows, waters, moors, plains, and all other things, and whatsoever the same John

formerly held in the wood of the same vill and in Mauperton, to be the right of Peter as by his gift, to hold of the chief lord of the fee by the services belonging. For this Peter granted to John one virgate of land in Suth Cadeberg in the county of Somerset, namely half a virgate which Roger le Marchaund formerly held, and half a virgate which Reginald Palle, Walter Red, and Walter ad Fontem, formerly held; to hold to John for his life, of Peter, rendering yearly one clove gillyflower at Easter: and Peter warranted against all men. After the death of John the said virgate in Suth Cadberg shall wholly revert to Peter or his heirs.

Robert le Poer, claimant; and Thomas de Autham and Isabella his wife, tenents; for half a knight's fee in Cyselberg. Robert acknowledged the right of Isabella and quit claimed to her, to hold of the chief lord of the fee, doing all services thereto belonging: for this Thomas and Isabella gave Robert forty marcs.

(Endorsed.) John de Gattesden put in his claim.

- 12. At Westminster in the quinzaine of the Purification; between William, Bishop of Bath, querent; and Walter de Audeby, impedient; for four acres of land in Stoke Gomer and the advowson of the church there. Plea of warranty of deed was summoned. Walter acknowledged the land and advowson to be the right of the Bishop as by his gift, to hold of him, rendering yearly one clove gillyflower at Easter; and Walter warranted against all men: for this the Bishop gave Walter forty marcs.
- I3. At Westminster in the octave of the Purification; between John de Sancto Laudo, querent; and Peter, Abbot of Kaynesham, deforciant; for the advowson of the church of Pubbelowe. Assise of last presentation was summoned. John acknowledged the right of the Abbot and quit claimed to him. For this the Abbot gave John one sore sparrow hawk.
- 14. At Westminster in the octave of Hillary; between Richard de la More, querent; and William de Cantilupe and Hawysia his wife, impedients; for a messuage, four score and

four acres of land, six acres of wood, thirteen acres and a half of meadow, and ten shillings and fourpence rent in Loxton. Plea of warranty of deed was summoned. William and Hawysia acknowledged the right of Richard as by their gift, to hold of them and the heirs of Hawysia, rendering yearly one half penny at Hokeday, and doing to the scutage of the King, whenever it shall befall, or be more or less, eight pence; and doing to the chief lord of the fee all other services appertaining; and William and Hawysia warranted against all men: for this Richard gave them eighty marcs.

- 15. At Westminster in a month of Trinity; between William de Monteacuto, claimant; and Philip Basset, tenent; for a messuage and four carucates of land in Therleberwe. Philip acknowledged the right of William; for this William granted the same to Philip and Ela his wife, to hold to themselves and the heirs which Philip shall beget of Ela, of William, rendering yearly one pair of gilt spurs or six pence at Easter. If it happen that Philip shall die without heirs of his body begotten of Ela, the said messuage and land, after the decease of Ela, shall wholly remain to the next heir of Philip, to hold of William by the services belonging; and William warranted against all men.
- 16. At Westminster in the quinzaine of St. Michael; between Hugh de Nevill, claimant; and Philip Basset, tenent; for a messuage and three carucates of land in Wotton. Philip acknowledged the right of Hugh; for this Hugh granted the same to Philip and Ela his wife, to hold to them, and the heirs which Philip shall beget of Ela, of Hugh, doing therefor the service of the sixth part of a knight's fee. If it happen that Philip shall die without an heir of the body of Ela begotten, Ela him surviving, the said messuage and land, after the decease of Ela, shall wholly remain to the next heir of Philip, to hold of Hugh by the services belonging; and Hugh warranted against all men.
- 17. At Westminster in the quinzaine of St. Michael; between Nicholas de Sancto Vigore, querent; and Henry de Monteforti, deforciant; for a carucate of land in Folklond. Plea of covenant was summoned. Nicholas acknowledged the right of Henry; for this Henry granted the same land to Nicholas, to hold of

Henry for the life of Henry, rendering yearly one clove gilly-flower at Easter. If it happen that Nicholas shall die during the life of Henry, the said land shall remain to Thomas brother of Nicholas, to hold for the life of Henry by the same service; and after the decease of Henry the said land shall wholly remain to his heirs, to hold of the chief lord of the fee by the services belonging.

- 18. At Westminster in three weeks of St. Michael; between William de Lenge, querent; and Roger, Abbot of Glaston, deforciant; for a messuage and half a virgate of land in Glaston. Plea of covenant was summoned. The Abbot acknowledged the right of William as by his gift, to hold of him, doing the regal service so much as belongs to half a virgate of land of that fee in that vill; and the Abbot warranted against all men: for this William gave the Abbot one sore sparrow hawk.
- Robert de Sancto Claro, querent; and Joceline de Hele and Joan his wife, deforciants; for a hide of land in la Mershe. Plea of covenant was summoned. Joceline and Joan acknowledged the right of Robert, as being by their gift, to hold of them and the heirs of Joan, rendering yearly one pound of pepper at the feast of St. Michael; and they warranted against all men: for this Robert gave them one sore sparrow hawk.

44 Henry HH. (A.D. 1259-60.)

20. At Westminster in the octave of St. John Baptist; between Maurice de Lellokberwe and Margery his wife, querents; and Lucia Malet, deforciant, by Robert Malet in her place; for the customs and services which Maurice and Margery demanded from Lucia, for a free tenement which she held of them in Pyrileg, namely, the fifth part of the fee of one knight, which service Lucia did not before recognise. Lucia acknowledged that in future the said service should be done to Maurice and Margery and the heirs of Margery, and besides, Lucia gave them twenty shillings sterling for arrears; for this Maurice and Margery

remitted all damages they were said to have suffered by reason of the detention of the said service, to the day this concord was made.

- 21. At Westminster in three weeks of Easter; between Roger de Albo Monasterio, claimant; and Brother William, Master of the house of St. Thomas Aconye, tenent; for forty acres of land in Asseford. Roger acknowledged the right of the Master and Brethren as by the gift of his ancestor, to hold of him, doing therefor to the chief lords of the fee all services belonging; and Roger warranted against all men: for this the Master gave Roger four marcs.
- 22. At Westminster in the quinzaine of Easter; between William de Berewyk, querent; and Thomas, Prior of Bath, deforciant; for common of pasture which William claimed to have in the lands of the Prior in Lincumb and in the wood of Horscumb by fine made at Exeter between David de Berewyk father of William, whose heir he is, querent; and the aforesaid Prior, deforciant; for the said common of pasture: and whereof William complained that by the said fine he ought to have common for all his cattle in Lincumb in all the hill of Lincumb! and in all the wood and pasture of Horscumb, for all the year; and in all the fields of the Prior in the said vill of Lincumb, and in a meadow called Sydenham, after the hay is lifted and the corn carried: the Prior contrary to the said fine deforced him of the said common of pasture. The Prior acknowledged that William in future should have pasture throughout all the manor of Lincumb, and the wood and pasture of Horscumb, for ten oxen with the oxen of the Prior, and likewise pasture in the said places for beasts at grass (otiosa), with the Prior's beasts at grass, according to the free tenement which William held in Berewyk the day this concord was made; except the enclosures and closes underwritten, namely, Dolemede, the vineyard, garden, grove next the court, park, Akerlond, Mellecroft, and Biccheneclyve, in which William shall have no common. If it happen that the Prior remove his oxen or beasts at grass from any cause, William by this fine, may keep his oxen or beasts at grass to feed in the said pasture without hindrance from the Prior. Further the Prior gave and granted to William a

messuage in Berewyk and four acres and a half of meadow in the manor of Lincumb, namely, an acre on the hill near the quarry, an acre under Repwey towards the Fosse, two acres in the tilled ground called Clyves, half an acre of meadow in Cherlemede near la Brodecroft, and the messuage under the garden of the said William, which messuage Master John Teyke once held; to hold to William of the Prior, doing therefor the regal service to the said tenements belonging: and the Prior warranted against all men. Further the Prior quit claimed all the right he had to demand or to have common of pasture in the meadows of William in Lincumb and Berewyk, namely, in la Brodecroft, Wychegenemed, and Chermesmed, so that William may enclose, ditch, or hedge, and cultivate and take profit from, the said meadows at his will, without hindrance from the Prior. For this William remitted all the damages which he was said to have suffered by reason of the Prior not having held to the aforesaid fine, to the day this concord was made: and be it known that the fine first made between the said David and the Prior for the said common of pasture, by this fine is annulled.

23. At Westminster in the quinzaine of St. Michael; between John, Prior of the Hospital of Bradeleg, querent; and William de Radene, impedient; for a messuage and half a carucate of land, in Grendon. Plea of warranty of deed was summoned. William acknowledged the same, namely, all that tenement which Robert le Sauser once held, to be the right of the Prior, brethren, and sisters, of the said Hospital, as by his gift; and besides, he gave them a messuage with curtilage, two crofts with a meadow, and all the grove which Walter Mowette formerly held of William in villeinage, with the villeins holding that villeinage and all their households and belongings (sequelæ); and likewise William gave the said Prior two pieces of meadow in the same vill, namely, one piece which Adam Purs once held, and a piece called la Wodemede with a grove to that piece belonging as by a ditch and hedge enclosed; to hold of William in frankalmoin, doing the regal service so much as belonged to as much land of that fee in that vill: neither William nor his bailiffs can enter the said tenements except the Prior default in

the said service. And William warranted against all men. For this the Prior granted that every year after the decease of William, on the anniversary of his death, there should be a celebration in his church of Bradeleg for the soul of William; and that in future he would render every year to William for all his life thirty one shillings and sixpence, half at Easter and half at the feast of St. Mathew apostle; after the death of William the Prior shall be quit of the said payment.

45 Henry HH. (A.D. 1260-1).

- 24. At Westminster in the morrow of All Souls; between Mathew de Chales, querent; and Thomas de Chamflur and Joan his wife, deforciants; for five acres and one perch of meadow in la Stane. Plea of covenant was summoned. Thomas and Joan acknowledged the right of Mathew as by their gift, to hold of them and the heirs of Joan, rendering yearly half a pound of cumin at Easter; and they warranted against all men: for this Mathew gave them twelve marcs.
- 25. At Westminster in the quinzaine of Easter; between Alexander de Chykengrave and Cristiana his wife, Geoffrey le Carpenter and Margeria his wife, claimants; and William de Monz of Pyriton and Agnes his wife, tenents; for two parts of twenty four acres of land and a rod of meadow, and eighteen pence rent, in Skawell, which Alexander and Cristiana, Geoffrey and Margery, claimed, as their part coming to them by inheritance, from Emma la Frauncheysse the mother of Cristiana, Margery, and Agnes, whose heirs they were. Alexander and Cristiana, Geoffrey and Margery quit claimed their right to William and Agnes: for this William and Agnes gave them seven marcs.
- 26. At Westminster in the morrow of the Ascension; between Master Nicholas de Bridiport, querent; and Robert Paen and Cristiana his wife, deforciants; for a messuage, ten acres of land and a half, and an acre of meadow, in Estkoker. Plea of covenant was summoned. Nicholas acknowledged the right of Cristiana; for this Robert and Cristiana granted the

same to Nicholas, to hold of them and the heirs of Cristiana, rendering yearly one clove gillyflower at Easter, and doing to the chief lord of the fee all services belonging: and besides Nicholas gave Robert and Cristiana five marcs.

27. At Westminster in the quinzaine of St. Hillary; between Ralph Daubeny, querent; and Nicholas Quarel and Alice his wife, deforciants; for two virgates of land in Suthpereton and Bruges. Plea of covenant was summoned. Nicholas and Alice acknowledged the right of Ralph and quit claimed to him, and besides they quit claimed to Ralph all right they had in the lands and tenements which formerly were of Thomas de Bruges, grandfather of Alice, in the same vill and in Cheleton: for this Ralph gave them one hundred marcs.

(Endorsed.) The Prior of Monte Acuto, and Alisia de Bruges and Joan her daughter put in their claims.

46 Henry HH. (A.D. 1261-2).

28. At Westminster in the morrow of the Ascension; between Henry de Stokes, querent; and John Merin, impedient; for a messuage and a carucate of land in Hilleferun. Plea of warranty of deed was summoned. John acknowledged the right of Henry as by his gift, to hold of him for the life of Henry, rendering yearly one penny at Easter, and doing to the chief lord of the fee all other services belonging. After the decease of Henry the said tenements shall wholly revert to John; saving to Henry that if he shall die within the first seven years after the date of this concord, the said tenements from the day of his death shall remain to his heirs and executors, to hold of John by the said services, to the end of the seven years. And John warranted for the said times against all men. For this Henry gave John thirty pounds sterling.

29. At Westminster in the octave of Trinity; between Walter de la Fenne and Emma his wife, querents; and Alice de Luceles, impedient; for the advowson of the church of Radington. Walter and Emma acknowledged the right of Alice and quit claimed to her: for this Alice gave them sixteen marcs.

- 30. At Westminster in the octave of Trinity; between William le Breck, querent; and John de Callamannesdene, deforciant; for three virgates of land in Portesheved. Plea of covenant was summoned. William acknowledged the right of John; for this John granted the same land to William, namely, whatever John formerly held in that vill, in demesnes, homages, services of free men, woods, meadows, feedings, mills, liberties, and all other things belonging, to hold of John, rendering per annum six marcs, half at Michaelmas and half at Easter, and doing the regal service so much as belonged to as much land of that fee in that vill. And John warranted against all men. And William gave John eleven marcs and a half.
- 31. At Westminster in the quinzaine of St. Michael; between Richard, son of Martin le Vyenur, querent; and Martin le Vyenur, of Lincumbe, impedient; for a messuage and twelve acres of land in Lincumbe. Plea of warranty of deed was summoned. Martin acknowledged the right of Richard as by his gift, to hold of the chief lord of the fee by the services belonging. For this Richard granted that in future he would render to Martin for all the life of Martin twenty shillings sterling, half at the feast of St. Michael and half at Easter, and find him a house in the said vill where he may be comfortably entertained. If it happen that Richard make default in the said payment, then Martin may distrain on his chattels until full payment is made. After the decease of Martin, Richard shall be quit of the said payment.
- 32. At Westminster in the morrow of St. John Baptist; between Walter de Dunheved, querent; and Richard, son of Semer de la Stane; for the nativity of Richard. Plea of nativity was summoned. Walter acknowledged Richard to be a free man, and released him and all his household (sequelæ) from all nativity and servitude. For this Richard gave Walter two marcs and a half.

47 Henry HH. (A.D. 1262-3).

33. At Ivelcestre in the quinzaine of Trinity; between Edward, Dean and Chapter of Wells, querent; and John de

Aure, deforciant; for judgments and execution of judgments, and for thieves taken, within the liberty of the Dean and Chapter in North Cury. John, so far as belonged to him, acknowledged and granted that the Dean and Chapter should in future have attachments, judgments, and executions of judgments, on fugitives, outlaws and thieves taken, and their chattels, in the land of John at Stathes: and besides, John conceded that the Dean and Chapter in future may enclose, ditch, and hold in defense the meadows and pastures called Corymormede, Leverymede, Mead, Murydonesmede, Rychemannesmede, Almeresye, Nelesmede, Henresmede, Edwynesmede, Hughesmede, Slomede, Babbemede, Corymede, Haymore, Bubbecrofte, Wyttenye, Haskymore, Pynkeham, Smethemore, and the moor of Salthulle: and besides John granted that the Dean and Chapter should in future have, enclose, and hold in defense, forty acres of meadow in Corymore by the royal perch: if it happen that the Dean and Chapter be impleaded by the free men of John from Stathes to have common of pasture in the said closes, then John will warrant the pasture in the said closes without hindrance. For this the Dean and Chapter granted that John henceforth should have and hold forty acres of moor (by the royal standard) in Stathemore on the north of the park of John in Stathes, which he may enclose, ditch, and hold in defense, without hindrance from the Dean and Chapter: if it happen that John, for the said forty acres of moor, be impleaded, the Dean and Chapter will warrant the same against all men. Further the Dean and Chapter granted, that if the cattle of John or of his men, entered the said meadows and pasture by default of enclosure, without hindrance (they may be driven out). Further John granted, that if the cattle of the Dean and Chapter, or their men, should through defect in the enclosure enter the said forty acres in Stathemore, without hindrance from John, they may be driven out. Further the Dean and Chapter quit claimed to John all manner of suits which John was accustomed to do at their Hundred Court of Northcory: but so that if complaint be made to the bailiff of the Hundred, then John coming to the Hundred by reasonable summons to answer the same, shall make amend according to the offence; and if John shall fall into mercy that mercy shall

be reasonable according to the offence; and likewise, if any other men of John complain to the bailiff of the Hundred before they complain to the bailiff of John, of the men of John, then the defendant shall come to the Hundred and make amends to the complainant: saving to John his court from all his men and all manner of pleas, except pleas of hue raised, or for effusion of blood. Further the Dean and Chapter conceded that in future John should have all his men of Stathe in one tithing, who by their tithingman in the said Hundred at two law days yearly, shall answer all pleas which belong to view of frank pledge; and likewise that in future John shall have all fines, amerciaments, and amends, which may arise from the sale of bread and ale, raising hue, and by effusion of blood, and from all other transgressions from all his men of Stathe, as well free as villeins; saving to the Dean and Chapter twelve pence per annum from the said tithing for the redemption of the said amerciaments at the two law days, namely, at the first law day after the feast of St. Michael, sixpence, and at the first law day after Hokeday, sixpence. Further John conceded that in future his free men of Stathe should do suit at the Hundred as accustomed.

34. At Ivelcestre in the octave of Trinity; between Henry del Ortiey, querent; and Walter del Ortiey, deforciant; for a messuage and two carucates of land in Swelle, namely those which Henry held there the day this concord was made. Plea of covenant was summoned. Walter acknowledged the right of Henry, as by his gift, to hold to Henry and the heirs of his body begotten, of Walter and the heirs of his body begotten, rendering yearly one penny at the feast of St. Michael; and Walter warranted against all men: if it happen that Henry shall die without heirs of his body, then the said messuage and land shall revert wholly to Walter and the heirs of his body. For this Henry conceded to Walter another messuage and other two carucates of land in the same vill, namely, those which Walter held the day this concord was made, to hold to him and the heirs of his body, of Henry and his heirs, rendering yearly one penny at the feast of St. Michael; and Henry warranted against all men: if it happen that Walter shall die

without heirs of his body, then the said tenements shall wholly revert to Henry and the heirs of his body. If it happen that both Henry and Walter shall die without heirs of their bodies begotten, then all the said tenements shall wholly remain to John del Ortiey brother of Henry and Walter and the heirs of his body, to hold of the chief lord of the fee by the services belonging: if it happen that John shall die without heirs of his body, then all the said tenements shall remain wholly to William del Ortiey brother of Henry, Walter, and John.

35. At Ivelcestre in the octave of the Trinity; between Roger, Abbot of Cyrencester, querent; and Reymund de Burgo, deforciant; for common of pasture which the Abbot claimed to have in the land of Reymund in Meleburn, Kingeston, and Wyke. Reymund conceded that in future the Abbot should have common in all his lands in Mereburn, Kingeston, and Wyke, namely; to every virgate of land of the Abbot in the said manors, measured by forty acres, common of pasture for one plough, fifty sheep, one cow with her issue (sequela) for one year, and for two pigs; and to three virgates of land, measured by the same measure, common of pasture for eight oxen. Besides, Reymund conceded that the Abbot in future, after the hay is carried, may enter with all manner of his cattle, as well into the meadow called la Lungemore as in all other meadows of Reymund in the said manors, and there feed until the feast of the Purification; and also that the Abbot may in future enter with all manner of cattle, as well in those cultivated plots called le Ouere and Sondes as in all the other lands of Reymund in the said manors after the corn is carried, first with oxen and plough beasts, then with cows and young beasts, and lastly with sheep of two years old, and pigs, according to the custom of those manors, and there feed until the same be sown again. If it happen that Reymund or his bailiff the corn or hay maliciously leave standing beyond the proper time, it shall be lawful for the Abbot to enter the aforesaid pastures and feed, without hindrance from Reymund or his bailiff. And further, Reymund granted that the Abbot in future, should have common in the pasture called la Horethorn, always entirely closed to all cattle from the feast of the Purification to the feast of the Invention of the Cross.

so that on the latter day the oxen and plough beasts of the Abbot may enter the parcel of pasture called Oxedone; and his cows and other cattle, except sheep and pigs, may enter the parcel of pasture called Oudone. Likewise the oxen and plough beasts of the Abbot shall enter the parcel of pasture called Esterthorn, in one year at the ninth hour of the day before the day on which Reymund shall wish to have his boon ploughings (precaria) called grassherth in the summer; and in that year Raymund shall appropriate to himself the parcel of pasture called Blakethorn at his will; and in another year, the oxen and plough beasts of the Abbot shall enter the parcel of pasture called Blakethorn on the day and in the manner aforesaid, and in that year Reymund shall appropriate to himself the said pasture called Esterthorn, and so it shall be, alternately and successively with the said two parcels of pasture from year to year in perpetuity; and in the said manner they may feed all the said parcels of pasture until the day of St. Thomas Apostle next before the Nativity; and from the day of St. Thomas the sheep of the Abbot may enter all the said parcels of pasture and in them feed until the feast of the Purification. Also the Abbot shall have free ingress and egress with all his cattle in the same pastures without hindrance from Reymund or his bailiffs. Likewise the Abbot in future shall have all profits of the roads and ways between his demesne lands and of his men in the said manors, and his impoundings if his hayward come (to any estray) before the hayward of Reymund; and if the hayward of Reymund be before the hayward of the Abbot he shall have the said impoundings in the said ways and roads, saving to the Abbot reasonable amends for damages. And be it known that it shall be lawful for the Abbot to have his hay from his meadows which shall be placed in defense from all cattle from the day of the Purification, whenever it shall seem expedient for him to mow, to toss, and to carry the same, without hindrance from Reymund or his bailiffs: but nevertheless if Reymund have any damage from the Abbot it should be amended without delay according to the weight of the offence. For this, the Abbot granted that Reymund, in future, should have common of pasture in all his lands and tenements in the aforesaid manors for all manner of cattle, after the hay and corn are carried, according to the form

of the aforesaid measurement, excepting all the place called Hynouere, whether it is sown or not, in which Reymund shall have common from the feast of the Purification until the corn and hav have been generally carried; and except a certain close in the said place of Hynouere, which close Walter Wytlok at one time held, and which shall remain to the Abbot for all the year without hindrance from Reymund or his bailiffs. Likewise the Abbot granted that Reymund in future, every year may hold in defense the said meadow called Longmore and all his other meadows in the said manors, from the feast of the Purification until the hay has been carried; and after the hay has been carried the Abbot shall have common of pasture there until the feast of the Purification. And Reymund every year, if he wish, shall be able to cultivate and sow the said plots called le Ouere and Sondes, but nevertheless, after the corn is carried, the Abbot shall have common of pasture in the same until they are resown. And besides, the Abbot conceded that Reymund in future may hold in defense the close called la Cuninger, above la Horethorn, without hindrance, but if the cattle of the Abbot through defect in the enclosure enter the said close, they shall not be impounded, nor shall the Abbot suffer any damage therefor. Likewise the Abbot conceded that in future he would do for Reymund five ploughings per annum, with two ploughs, namely, at the feast of St. Michael two ploughings, one at the cost of Reymund or he may receive four pence, and another ploughing of two acres at the cost of the Abbot; in Lent one ploughing or to receive four pence; and in summer two ploughings, one to take two pence, and the other ploughing of two acres at the cost of the Abbot. And besides, the Abbot granted, that henceforth he would carry to Reymund four cartloads of hay from the meadows of Reymund as far as Kingesbiry, and that he would do the said service upon reasonable summons.

36. At Ivelcestre in the octave of Trinity; between Thomas son of Robert de Middelsowey, claimant; and Hugh le Rus and Joan his wife, tenents; for two messuages and eighteen acres of land in Middelsowey. Assise of mort ancestor was summoned. Thomas acknowledged the right of Hugh and Joan and quit claimed to them and the heirs of Joan. And besides Thomas

quit claimed to the same all his rights in the lands and tenements which once were of Eva de Sowey, his grandmother, in Middelsowey, Weston and Otheri, and which by right should fall to Thomas. For this Hugh and Joan granted to Thomas four messuages, one virgate of land, and eight acres of meadow in Middelsowey and Weston, to hold of Hugh and Joan and the heirs of Joan, rendering per annum two shillings and one pound of cumin, namely, at the feast of St. Michael twelve pence and a pound of cumin, and at Easter twelve pence. And Hugh and Joan warranted against all men.

- 37. At Ivelcestre in a month of Easter; between William de Winterheye, claimant; and John, Abbot of Muchelny, who Richard de Horton and Hawysia his wife called to warrant; for a messuage and a virgate of land in Horton. The Abbot acknowledged the tenements to be the right of William; for this William, at the instance of the Abbot, granted them to Robert de Brywes, to hold of the Abbot by the service belonging, except suit of court to the Abbot at Ilminster, which suit the Abbot remitted: Further Richard de Horton and Hawysia at the instance of the said Abbot granted to Robert de Brywes a certain other messuage and another virgate of land in Horton, namely, the messuage and the virgate of land which Richard and Hawyse held there the day this concord was made, to hold of the Abbot by the service thereto belonging, except suit at the court of the Abbot at Ilminster, which suit the Abbot remitted: and the Abbot warranted against all men.
- 38. At Ivelcestre in three weeks of Easter; between Thomas le Clerk and Agatha his wife, claimants; and Geoffrey Osward, tenent; for two parts of half a virgate of land in Norton Marleward: and between the same Thomas and Agatha, claimants; and Edith Osward, tenent; for the third part of half a virgate of land in the same vill. Thomas and Agatha acknowledged all the said land to be the right of Geoffrey and Edith and quit claimed to them: for this Geoffrey and Edith, at the instance of Thomas and Agatha, granted the same to John Marleward, to hold of the chief lord of the fee and doing all services belonging: and besides John gave Thomas and Agatha fifteen marcs.

39. At Ivelcestre in the morrow of the Sunday after Easter; between Anselm Basset, querent; and Bartholomew de Empnebergh and Isabella his wife, deforciants; for a knight's fee in Saunford and Wynfrod and for the advowsons of the churches of those vills; a moiety of a knight's fee in Stokes Giffard; a carucate of land in Ayston; and the services of a moiety of a knight's fee in Cadicote. Plea of covenant was summoned. Bartholomew and Isabella acknowledged all the tenements; except a virgate of land in Saunford, which Bartholomew held the day this concord was made by the gift of Robert le Venur and Petronilla his wife and John le Meyne and Galiena his wife, and which virgate of land Patrick de Monte Forti formerly held; to be the right of Anselm, as that which he had by their gift, to hold to him and the heirs of his body begotten; except the moiety of a knight's fee in Saunford and the moiety of a knight's fee in Stokes Giffard; of them for the life of Isabella, rendering per annum twenty pounds sterling by four quarterly payments, and doing to the chief lords of the fees all services appertaining: and after the decease of Isabella, Anselm shall be quit of the said payment, and shall hold the tenements from the chief lords as aforesaid. For this Anselm granted to Bartholomew and Isabella the said two before excepted moieties of two knights' fees in Saunford and Stokes Giffard, to hold of Anselm and the heirs of his body, for the life of Isabella, rendering yearly one penny at Easter: and Anselm warranted against all men; and after the decease of Isabella the said tenements in Saunford and Stokes Giffard shall wholly revert to Anselm, to hold of the chief lords by the services due: and if it happen that Anselm shall die without heirs of his body, then all the said tenements, except the virgate of land in Saunford, shall wholly revert to Isabella and her heirs.

(Endorsed.) Thomas de Baiocis and Joceus his brother put in their claims.

40. At Ivelcestre in the quinzaine of Trinity; between Walerand de Cyrencestre, querent; and Cecilia who was the wife of Alexander le Draper, deforciant; for three messuages and thirty four acres of land in Ivelcestre. Plea of covenant was summoned. Cecilia acknowledged the right of Walerand as by her gift, to hold of the chief lords of the fee by the services

belonging. For this Walerand granted to Cecilia a messuage with curtilage in Ivelcestre, namely, that messuage and curtilage which were formerly of Rocelinus the son of Reynfrus, to hold of Walerand for her life, rendering yearly one pair of white gloves or one penny at Easter: and Walerand warranted against all men. After the decease of Cecilia the said tenements shall wholly revert to Walerand. And be it known that Cecilia may not give, sell, or injure, or alienate any part, as after her decease the whole must revert to Walerand. And Walerand gave Cecilia thirty marcs.

(Endorsed.) Roger de Pleytry and Isabell his wife; Walter de Kentesbergh and Sibilla his wife; Richard de Peyto and Joan his wife, put in their claims.

- 41. At Ivelcestre in a month of Easter; between Brother Nicholas, Master of the Hospital of St. Mary Magdalen of Holewey outside Bath, querent; and Peter de Norton and Isolda his wife, deforciants; for ten shillings rent in Bekynton. Plea of covenant was summoned. Peter and Isolda acknowledged the said rent to be the right of the Master and quit claimed the same; and the Master received Peter and Isolda and the heirs of Isolda, into all future benefits and orisons in his house and in his church.
- 42. At Ivelcestre in a month of Easter; between Hugh de Bath, querent; and Reginald de Bath, deforciant; for a messuage and a virgate of land in Meryet. Plea of covenant was summoned. Reginald acknowledged the right of Hugh as by his gift: for this Hugh granted the same to Reginald; to hold of him for life, rendering yearly one penny at Easter, and doing to the chief lord of the fee all services belonging; and Hugh warranted against all men: after the decease of Reginald the said messuage and land shall wholly revert to Hugh.
- 43. At Ivelcestre in a month of Easter; between Mabilia who was the wife of Walter son of Peter, querent; and Peter de Norton and Isolda his wife, impedients; for a virgate of land in Bekynton. Plea of warranty of deed was summoned. Peter and Isolda acknowledged the right of Mabilia as by their gift, to hold of them and the heirs of Isolda, rendering yearly one

penny at Easter: and they warranted against all men: for this Mabilia gave them one sore sparrow hawk.

- 44. At Ivelcestre in the quinzaine of Trinity; between William le Marchal, querent; and Henry Blauncheval; for this, that Henry was summoned to answer a plea by what right he demanded to have common of pasture in the lands of William Haselbere as William had no common in the lands of Henry, nor did Henry do to him any service for which he ought to have common in his lands. Henry quit claimed all the rights he had demanded: for this William gave him one marc.
- 45. At Ivelcestre in the octave of Trinity; between Roger de Stokes and Felicia his wife, claimants; and Walter de Hewneber, tenent; for half a messuage and half a ferling of land in Muntagu. Roger and Felicia acknowledged the right of Walter and quit claimed for themselves and the heirs of Felicia: for this Walter gave them twenty shillings.

(Endorsed.) Geoffrey de Watton put in his claim.

- 46. At Ivelcestre in a month of Easter; between John de Badeford, claimant; and Oliver del Boys and Matilda his wife, tenents; for a virgate of land and a half in Siggewell. John acknowledged the right of Oliver and Matilda; and besides, he granted to them a messuage and half a virgate of land in the same vill; and a messuage and two virgates of land in Hennewode; and a messuage and two virgates of land in Mulburn, namely, the messuage and two virgates which Richard son of Robert formerly held in Mulburn; to hold of the chief lord of the fee, doing all services to the said tenements appertaining. For this Oliver and Matilda gave John five marcs.
- 47. At Ivelcestre in the morrow of the Trinity; between Henry de Wollavinton, querent; and Geoffrey son of Walter de Cosinton, impedient; for a carucate of land in Cosinton. Plea of warranty of deed was summoned. Geoffrey acknowledged the right of Henry as by his gift to hold of him, rendering yearly one clove gillyflower at Easter, and doing to the chief lord all other services belonging: and Geoffrey warranted against all men: for this Henry gave Geoffrey twenty marcs.

- 48. At Ivelcestre in three weeks of Easter; between William Bozun, querent; and John de Bretasche and Engeretta his wife, impedients; for a messuage and three ferlings of land in Het-Plea of warranty of deed was summoned. John and Engeretta acknowledged the right of William as by their gift, to hold of them and the heirs of Engeretta, rendering yearly one penny at Easter; and they warranted against all men. Further, John and Engeretta granted to William a messuage and two ferlings of land in la Forde, to hold to William and the heirs of his body, of them and the heirs of Engeretta, rendering yearly two barbed arrows or one penny at Easter; and they warranted against all men. And if it happen that William shall die without an heir of his body, then the messuage and land in la Ford shall wholly revert to John and Engeretta and the heirs of Engeretta. For this William gave John and Engeretta one sore sparrow hawk.
- 49. At Ivelcestre in the morrow of the Sunday after Easter; between Matilda de Campo Flor, querent; and William de Okeford and Isabella his wife, impedients; for fourteen acres of land in Batheneston. Plea of warranty of deed was summoned. William and Isabella acknowledged the said fourteen acres, namely, four acres in the field called le Leys, five acres in the field called Empnete, three acres in the field called Remmescumb, one acre in the field called Wyderetherecumb, and one acre in the field called Narwretherecumb, to be the right of Matilda as by their gift, to hold of them and the heirs of Isabella, rendering yearly one pound of cumin at the feast of St. Michael; and they warranted against all men: for this Matilda gave William and Isabella four marcs.
- 50. At Ivelcestre in a month of Easter; between William Goyon, claimant; and Roger de Credenhulle, tenent; for a messuage, twelve acres and a rod of land, and two acres of meadow and a half, in Pulle. William acknowledged the right of Roger and quit claimed to him; for this Roger gave William one sore sparrow hawk.
- 51. At Ivelcestre in three weeks of Easter; between Thomas de Perham, querent; and Robert de Rokeseye and Cristiana his

wife, deforciants; for half a carucate of land in West Cherlton. Plea of covenant was summoned. Robert and Cristiana acknowledged the right of Thomas as by their gift, to hold of them and the heirs of Cristiana, doing therefor the service of a fourth part of a knight's fee; and they warranted against all men: for this Thomas gave them fifteen marcs.

- 52. At Ivelcestre in five weeks of Easter; between Thomas Trevet, querent; and Adam Goye and Matilda his wife, impedients; for a virgate of land in Murelynche. Plea of warranty of deed was summoned. Adam and Matilda acknowledged the right of Thomas, as by their gift, to hold of them and the heirs of Matilda, rendering yearly one clove gillyflower at Easter, and doing to the chief lord of the fee all other services appertaining; and they warranted against all men: for this Thomas gave Adam and Matilda one sore sparrow hawk.
- 53. At Ivelcestre in the morrow of Trinity; between Oliver de Syggewell, querent; and Eularia daughter of Oslacus, impedient; for a messuage and a virgate of land in Hedneston. Plea of warranty of deed was summoned. Eularia acknowledged the right of Oliver, as by her gift, to hold of her, rendering yearly one clove gillyflower at Easter, and doing to the chief lord of the fee all other services belonging; and Eularia warranted against all men: for this Oliver gave Eularia one sore sparrow hawk.
- 54. At Ivelcestre in the octave of Trinity; between Baldewyn de Caune, claimant; and Hugh de la Fenne, tenent; for eight acres of marsh in Esse Prior. Hugh acknowledged the marsh to be the right of Baldewyn; for this Baldewyn granted the same to Hugh, to hold of him, rendering per annum three shillings, at Michaelmas twelve pence, at Christmas twelve pence, and at Easter twelve pence, and doing the regal service as much as belongs to such a holding of that fee in the said vill; and Baldewyn warranted against all men.
- 55. At Ivelcestre in a month of Easter; between Richard del Boys and Edyth his wife, querents; and William le Hent, deforciant; for a ferling of land, except a messuage and half an acre of land, in Stokegumer. Plea of covenant was summoned. William acknowledged the right of Richard and Edith, as by his

- gift; for this Richard and Edith granted the same to William, to hold of them and the heirs of Edith for his life, rendering yearly two shillings at the feast of St. Michael, and they warranted against all men. After the decease of William the said land shall wholly revert to Richard and Edith or the heirs of Edith.
- 56. At Ivelcestre in the quinzaine of Trinity; between Robert Lof, claimant; and Ralph Huscarl, tenent; for a virgate of land in Brweton. Robert acknowledged the right of Ralph, to hold of him, rendering yearly a rose at midsummer, and doing to the chief lord of the fee all services belonging; and Robert warranted against all men: for this Ralph gave Robert forty shillings sterling.
- 57. At Ivelcestre in a month of Easter; between Emericus de Orchard, querent; and Agatha de Orchard, deforciant; for a messuage and two carucates of land in Orchard, and for the advowson of the chapel of the same vill, except two virgates and one acre in the said vill. Plea of covenant was summoned. Agatha acknowledged the said tenement and the advowson to be the right of Emericus and quit claimed: for this Emericus gave Agatha forty five marcs.
- 58. At Ivelcestre in a month of Easter; between Walter Hulf, claimant; and William Hulf, tenent; for a messuage in Wechet. Assise of mort ancestor was summoned. William acknowledged the right of Walter and rendered to him in the court; for this Walter, at the instance of William, granted the same messuage to Henry de Aulton, to hold from Walter, rendering yearly a rose at the Nativity of St. John Baptist, and doing to the chief lord of the fee all services belonging: and Walter warranted against all men.
- 59. At Ivelcestre in the quinzaine of Easter; between Alicia daughter of William Cute, Robert de Warham and Albreda his wife, Henry le Teynturer and Agnes his wife, William de Tokeswell and Dionisia his wife, claimants, by William le Hulle in the place of Alicia; and William le Cuteyler, tenent; for a messuage in Taunton. Assise of mort ancestor was summoned. Alicia, Robert and Albreda, Henry and Agnes, William and Dionisia,

acknowledged the right of William le Cuteyler and quit claimed to him: for this he gave them thirty shillings sterling.

- 60. At Ivelcestre in three weeks of Easter; between Hugh de Dene and Cristiana his wife, querents; and Ralph le Waleys and Joan his wife, impedients; for a messuage and half a virgate of land in Atherestone. Plea of warranty of deed was summoned. Ralph and Joan acknowledged the right of Hugh and Cristiana, as by their gift, to hold to them and the heirs of the body of Hugh, of Ralph and Joan, rendering yearly four pence at Easter; and Ralph and Joan warranted against all men. If it happen that Hugh shall die without heir of his body begotten, then the said messuage and land shall wholly revert to Cristiana and her heirs. For this Hugh and Cristiana gave Ralph and Joan twenty marcs.
- 61. At Ivelcestre in three weeks of Easter; between Richard de Wyrcestre, querent; and Thomas de Norham and Alice his wife, deforciants; for a messuage, half a virgate of land, six acres of meadow, and eight acres of moor, in Norham. Plea of covenant was summoned. Thomas and Alice acknowledged the right of Richard, as by their gift, to hold of the chief lord of the fee, doing therefor all services belonging. For this Richard granted to Thomas and Alice a messuage and ten acres of land in la Wyke, to hold of Richard, for the life of each of them, rendering yearly one penny at Easter, and doing the regal service as much as belonged to so much land of that fee in that vill: and Richard warranted against all men. After the decease of both Thomas and Alice all the said tenements shall wholly revert to Richard. Further Richard granted that in future he would render every year to Thomas and Alice one quarter of wheat, one quarter of rye, two quarters of oats, half a quarter of beans, and one quarter and a half of peas, at the feast of St. Michael for the life of each of them: after the decease of both Thomas and Alice, Richard shall be quit of the said payment.
- 62. At Ivelcestre in the morrow of Trinity; between Nigellus de Kingescot, claimant; and Brother Amblardus, master of the Knight's Templars in England, tenent; for the manor of Cumb except a virgate of land in the same. Nigellus acknowledged the

manor, that is to say, whatever the Master held in the same the day this concord was made, to be the right of the Master and quit claimed to him: for this the Master gave Nigellus thirty marcs.

63. At Ivelcestre in the quinzaine of Trinity; between John de Lovegny, claimant; and Henry le Warener, tenent; for a messuage and a ferling of land in Ileministre. Henry acknowledged the same, as in demesnes, homages, rents, services of free men, wards, reliefs, escheats, meadows, moors, pastures, waters, ways, paths, and all other things, to be the right of John and quit claimed the same: for this John gave Henry ten marcs.

(Endorsed.) Walter de Loveny put in his claim.

- 64. At Ivelcestre in a month of Easter; between Ralph Coffyn, claimant, by Robert de la Pulle in his place; and Thomas de Beauchamp, tenent; for a messuage and thirty one acres of land in Northon. Assise of mort ancestor was summoned. Ralph acknowledged the right of Thomas and quit claimed to him: for this Thomas gave Ralph thirteen marcs.
- 65. At Ivelcestre in the morrow of Trinity; between Walter de Dounheved, claimant; and Richard Talbot and Aldreda his wife who Walerand de Welleslegh called to warrant, by Alured de Wyke in the place of Walerand, and who warranted by William de Welleslegh in the place of Richard and Aldreda; for nine messuages, twenty seven pence rent, and a rent of one pound of cumin, forty seven acres of land and four acres of meadow, in Welles. Richard and Aldreda acknowledged the right of Walter: for this Walter at the instance of Richard and Aldreda granted the same to Walerand, to hold of Walter, rendering yearly one pound of wax at the feast of St. Michael, and doing the regal service as much as belonged to so many tenements of that fee in that vill; and Walter warranted against all men: for this Richard and Aldreda gave Walter sixty five marcs.
- 66. At Ivelcestre in a month of Easter; between Amabilia, who was the wife of Jordan Barnage, claimant; and Thomas Trevet and Nesta his wife, tenents; for a virgate of land in Crandon. Amabilia acknowledged the right of Thomas and Nesta, to hold of her, rendering yearly one clove gillyflower at Michaelmas, and doing to the chief lord of the fee all services

belonging; and Amabilia warranted against all men: for this Thomas and Nesta gave Amabilia ten marcs.

67. At Ivelcestre in a month of Easter; between Walter de Incledene, claimant; and John de Eston, tenent; for a messuage, half a virgate and six acres of land in Eston: and between the same Walter, claimant; and Richard le Crepse and Eva his wife, tenents; for a messuage and three acres of land in the same vill. Walter acknowledged the right of John and quit claimed to him; for this John, at the instance of Walter, granted to Richard and Eva the said messuage and three acres of land, namely the messuage and three acres which Adam le Clerk of Eston formerly held in Eston, to hold to them and the heirs of the body of Eva, of John, rendering yearly one penny at Easter and doing suit at the court of John de Eston twice a year, namely, at the next court after Easter and at the next court after the feast of St. Michael, and doing the regal service as much as belonged to such a holding of that fee in that vill; and John warranted against all men. If it happen that Richard and Eva shall die without heirs of the body of Eva begotten, then the said messuage and three acres of land shall wholly revert to John: and besides John gave Walter ten marcs.

68. At Ivelcestre in three weeks of Easter; between Thomas Trevet, querent; and Walter Lune and Matilda his wife, impedients; for a messuage in the suburb of Ivelcestre, namely, that Walter and Matilda should acknowledge the said messuage to be the right of Thomas as that which Thomas had by their gift, to hold of them, rendering yearly one clove gillyflower at Easter; and they warranted against all men. For this Thomas, at the instance of Walter and Matilda, gave and granted the said messuage to brother Robert de Kylwereby, Prior provincial of the order of Friars preachers in England and the friars preachers of the convent of Ivelcestre, to hold of Thomas in frankalmoin; and Thomas warranted against all men: further the Prior received Thomas into all benefits and orisons in his church.

(Endorsed.) Walerand de Cyrencestre put in his claim.

69. At Ivelcestre in three weeks of Easter; between Martin

de Legh and Alice his wife, claimants; Robert de Barton, tenent; for a messuage and eighty acres of land in Barton. The Great Assise was summoned. Martin and Alice acknowledged the right of Robert and quit claimed to him: for this Robert gave them one sore sparrow hawk.

70. At Ivelcestre in the quinzaine of Trinity; between the Dean and Chapter of St. Andrew of Welles, querents; and Geoffrey de Scoland and Richard le Waleys, for this, that Geoffrey and Richard were summoned to answer a plea by what right they claimed to have common of pasture in the lands of the Dean and Chapter in Northcuri seeing that the Dean and Chapter had no common in the lands of Geoffrey and Richard, nor did Geoffrey and Richard do service to the Dean and Chapter whereby they ought to have common in their lands. The Dean and Chapter acknowledged and granted that in future Geoffrey and Richard should have common for all manner of cattle in the manor of Northcury called Seggemore; and besides, the Dean and Chapter conceded that in future they would enclose all their lands and all their meadows of Lutstoke next the lands of Geoffrey and Richard at Staweye and Cathangre on the western side: if it happen that the cattle of Geoffrey and Richard or their men enter the said lands or meadow by defect in the enclosure they shall not be impounded but driven out without impediment. For this Geoffrey and Richard granted that in future they would enclose all their lands and meadows at Staweye and Cathangre towards the sun opposite the aforesaid moor: if it happen that the cattle of the Dean and Chapter or their men of Northcuri, or any others, enter the said lands of Staweye and Cathangre by defect of the enclosure they shall not be impounded but without hindrance be driven out. Further Geoffrey and Richard granted that in future they would permit the Dean and Chapter to have the water course of the spring of Cathangre as far as the ditch between the said moor and the lands of Geoffrey and Richard.

71. At Ivelcestre in the octave of Trinity; between Pharamus de Wydecumb, claimant; and Robert son of Walter, tenent; for two messuages and half a virgate of land, in Wydecumb. Pharamus acknowledged the right of Robert and quit claimed

to him: for this Robert gave Pharamus one hundred shillings sterling.

- 72. At Ivelcestre in the morrow of Trinity; between Eularia daughter of Oslacus de Hedneston, claimant; and Thomas Bonet and Isabella his wife, tenents; for a virgate of land and a half, in Hedneston. Assise of mort ancestor was summoned. Thomas and Isabella acknowledged the right of Eularia, to hold of them, rendering yearly one pound of cumin at Easter; and they warranted against all men: for this Eularia gave them forty shillings sterling.
- 73. At Ivelcestre in a month of Easter; between Gilbert de Cyrencestre and Isabella his wife, claimants; and John de Laverton, tenent; for two messuages, and a virgate of land and a half, in Laverton. John acknowledged the right of Gilbert and Isabella; for this they granted the same to John, to hold of them and the heirs of Isabella, rendering per annum twenty shillings sterling, by four quarterly payments: and besides Gilbert and Isabella warranted against all men. If it happen that John make default in his payment, Gilbert and Isabella may distrain on his chattels in the said tenements until full payment be made including arrears. Further John gave Gilbert and Isabella fifteen shillings sterling.
- 74. At Ivelcestre in a month of Easter; between Richard son of Richard de Uppecote and John his brother, querents; and Richard Faber of Uppecote and Cecilia his wife, impedients; for a messuage, half an acre of garden, and eight acres and three rods of land in Uppecote. Richard Faber and Cecilia acknowledged the right of Richard son of Richard, and John, to hold of him and the heirs of Cecilia, rendering yearly one clove gillyflower at Easter, and doing to the chief lord of the fee all other services belonging; and Richard and Cecilia warranted against all men: for this Richard son of Richard, and John, gave Richard Faber one sore sparrow hawk.
- 75. At Ivelcestre in a month of Easter; between John de Hethton and Cristiana his wife, querents; and Emma de Hatherdon, deforciant; for the tenth part of a knight's fee in Hatherdon. Plea of covenant was summoned. Emma acknow-

ledged the right of John and Cristiana as by her gift, to hold of the chief lord of the fee, doing all services thereto belonging: for this John and Cristiana gave Emma one sore sparrow hawk.

(Endorsed.) Maurice de Legh put in his claim.

- 76. At Ivelcestre in a month of Easter; between Robert de Burcy, claimant; and Peter de Cumb, tenent; for a messuage and a ferling and six acres of land, in Netherham. Peter acknowledged the right of Robert; for this Robert granted the same to Peter, and besides he granted to Peter fifteen acres of land and a half, namely, the fifteen acres and a half which Geoffrey the vicar formerly held; to hold of Robert, rendering yearly one pound of cumin at the feast of St. Michael; and Robert warranted against all men: for this Peter gave Robert one sore sparrow hawk.
- 77. At Ivelcestre in the octave of Trinity; between John de Kandel, querent; and Nicholas le Large and Matilda his wife, impedients; for a messuage, four acres of land, and an acre of meadow, in Sutton. Plea of warranty of deed was summoned. Nicholas and Matilda acknowledged the right of John as by their gift, to hold of them and the heirs of Matilda, rendering yearly one pair of white gloves or one penny at Easter; and they warranted against all men: for this John gave them six marcs.
- 78. At Ivelcestre in five weeks of Easter; between William son of William de Fekeford, querent; and William le Frankeleyn, deforciant; for a messuage and a ferling of land in Fekeford. Plea of covenant was summoned. William le Frankeleyn acknowledged the right of William son of William as by his gift; for this William son of William granted to William le Frankeleyn the said tenements, to hold of him for life, rendering per annum twelve pence at Easter, and doing to the chief lord of the fee all other services belonging; and he warranted against all men. After the decease of William le Frankeleyn the said tenements shall wholly revert to William son of William. And be it known that William le Frankeleyn cannot give, sell, or in any way alienate, as after his decease the whole must revert to William son of William.

79. At Ivelcestre in three weeks of Easter; between Peter de Bowode and Mabilia his wife, claimants; and Maurice le Butyller, tenent; for the third part of a carucate of land in Alre. Peter and Mabilia acknowledged the right of Maurice and quit claimed to him; for this Maurice granted to Peter and Mabilia the third part of a hill called Haddone, namely, the third part towards the sun on the west side of the hill, to hold of him for the life of Mabilia, rendering yearly one clove gillyflower at Easter; and Maurice warranted against all men. After the decease of Mabilia the said third part shall wholly revert to Maurice. And Maurice gave Peter and Mabilia nine marcs.

80. At Ivelcestre in a month of Easter; between John de Corteneye, querent; and Henry de Seyntmor and Felicia his wife, deforciants; for a messuage and a carucate of land in Ayscumbe. Plea of covenant was summoned. Henry and Felicia acknowledged the right of John, in demesnes, rents, services of free men, woods, meadows, moors, pastures, and all other things, and quit claimed to him: for this John gave them twenty five marcs.

(Endorsed.) Philip de la Heye put in his claim.

81. At Westminster in the morrow of All Souls; between Roger, Abbot of Cyrencestre, querent; and Adam de Ponte, deforciant; for one hundred shillings, arrears of an annual rent of five shillings due to the Abbot. Adam acknowledged and conceded that in future he would render every year to the Abbot five shillings at Frome, half at Easter and half at the Feast of St. Michael; but if Adam default in the said payment it shall be lawful for the Abbot to distrain on his chattels in other tenements which he held the day this concord was made, in Wolfreton and Rode, until full payment is made; and besides, Adam gave the Abbot forty shillings sterling for arrears: for this the Abbot remitted all damages he was said to have suffered by reason of the detention of the said rent, to the day this concord was made.

82. At Westminster in the quinzaine of St. Hillary; between Walter, Prior of Bath, querent; and Matilda de Champflur, deforciant; for three acres of land in Batheneston and the advowson of the church there. Plea of covenant was summoned.

Matilda acknowledged the right of the Prior, as by her gift, to hold of her in frankalmoin, free of all secular service; and Matilda warranted against all men. The Prior granted that in future he would find a priest daily to celebrate in his church at the altar of St. Mary near the altar of the Holy Cross on the north side, and likewise that he would twice a year feed one hundred paupers and celebrate in the said church, namely, on the day of the Apostles Symon and Jude and on the day of the conversion of St. Paul, with the same solemnity wont to be used at the anniversaries of Kings and Pontiffs, for the souls of Matilda and her ancestors and heirs.

83. At Westminster in the quinzaine of St. Hillary; between Ralph de Monte Sorelli, claimant; and Ralph Bubbe and Matilda his wife, tenents; for a moiety of a messuage and a ferling of land in Bradweye: and between the same Ralph, claimant; and William Bubbe and Dyonisia his wife; for a moiety of a messuage and a ferling of land in the same vill. Ralph Bubbe and Matilda, William and Dyonisia, acknowledged the right of Ralph de Monte Sorell and quit claimed to him: for this Ralph de Monte Sorell gave them four marcs.

49 Henry HH. (A.D. 1264-5).

84. At Westminster in the morrow of the Ascension; between Mathew de Stratton, archdeacon of Bukes, querent; and Geoffrey de Stawell, deforciant; for two messuages, five carucates of land, and one hundred shillings rent, in Stratton, Prestle, and Evercryz. Plea of covenant was summoned. Mathew acknowledged the messuages, land, and rent, to be the right of Geoffrey; for this Geoffrey granted the same to Mathew for life, namely, whatever Geoffrey formerly had in the said vills, to hold of him, rendering yearly one pound of cumin at Pentecost, and doing to the chief lord of the fee all other services belonging. After the death of Mathew the said tenements and rent shall wholly revert to Geoffrey to hold of the chief lord by the services belonging.

50 Henry III. (A.D. 1265-6).

85. At Westminster in the morrow of St. Martin; between John Silueyn, querent; and William Silueyn and Edith his wife, impedients; for a messuage and half a hide of land except half a virgate, in Bishopeston. Plea of warranty of deed was summoned. William and Edith acknowledged the right of John as by their gift; for this John granted the said tenements to them and the heirs of William begotten of Edith, to hold of him, rendering yearly two shillings and six pence at Michaelmas. If it happen that William shall die without an heir of his body begotten of Edith, the said tenements after the death of Edith, shall wholly revert to John, to hold of the chief lord of the fee by the services thereto appertaining.

86. At Westminster in the quinzaine of St. Hillary; between Anselmus Basset, querent; and William de Kent and Maria his wife, impedients; for a mill and half a virgate of land, in Wynfreyt. William and Maria acknowledged the right of Anselmus and quit claimed to him; for this Anselmus gave them eight marcs.

52 Henry HHH. (A.D. 1267-8).

87. At Ivelcestre in the quinzaine of the Purification; between Richard le Gras and Hugh le Gras, claimants; and Robert le Paumer, tenent; for thirty acres of land in Estlambrok: and between the same Richard and Hugh, claimants; and the same Robert who Henry de Wolavinton called to warrant; for a messuage and sixty acres of land in the said vill. Robert acknowledged all the said tenement, as in demesnes, homages, advowson of the chapel, services of free men, villeinage, gardens, wards, reliefs, escheats, woods, meadows, pastures, and all other things, to be the right of Richard and Hugh, and quit claimed to them; for this Richard and Hugh, at the instance of Robert, granted the same to Richard de Wyrecestre, to hold of the chief lord of the fee, doing therefor all services belonging. And

besides, Robert, Richard le Gras and Hugh, granted to Richard de Wyrecestre, a messuage and twenty six acres of land which Ralph de Lambrok and Alina his wife held in dower of Alina by inheritance from Richard de Lambrok once the husband of Alina, and which ought to revert to the said Robert, Richard le Gras and Hugh, after the death of Alina, to hold of the chief lord of the fee together with the aforesaid tenements by the services belonging. This concord was made in the presence of Ralph and Alina, who acknowledged they claimed nothing but dower and likewise conceded that they would in future be answerable to Richard de Wyrecestre for the services belonging, for all the life of Alina: further Richard le Gras and Hugh gave Robert forty two marcs.

88. At Ivelcestre in the quinzaine of the Purification; between Walter de Thornhull and Cecilia his wife, querents; and John Skelling, junior, impedient; for a messuage and a virgate of land in Seuenhampton. Plea of warranty of deed was summoned. John acknowledged the right of Walter and Cecilia as by his gift, to hold of him, rendering yearly one rose at the feast of the Nativity of St. John Baptist; and John warranted against all men. For this Walter and Cecilia granted to John Skelling, senior, the said tenements, and likewise a virgate of land in Comton Durrevile, to hold to John, senior, of them, for his life, rendering per annum four shillings, half at Easter and half at Michaelmas; and they warranted against all men. After the decease of John, senior, all the said tenement shall wholly revert to Walter and Cecilia and the heirs of Cecilia, to hold of John Skelling, junior, by the services belonging.

89. At Ivelcestre in the quinzaine of the Purification; between Thomas Trivet and Nesta his wife, querents; and Nicholas son of Martin and Isabella his wife, deforciants; for a messuage and two parts of two carucates of land in Kelmesham. Thomas and Nesta acknowledged the right of Nicholas and Isabella; for this Nicholas and Isabella conceded the same to them, likewise a third part of the manor of Kelmesham, which third part Thomas and Nesta held in dower of Nesta by inheritance from John de Bonavilla once the husband of Nesta; to hold of Nicholas and Isabella and the heirs of Isabella for

the life of Nesta, rendering per annum twelve marcs, half at Easter and half at Michaelmas, and doing to the chief lord of the fee all other services belonging, saving that Nicholas and Isabella acquit Thomas and Nesta of the homage which the Bishop of Worcester claimed from them for the said tenements; and Nicholas and Isabella warranted against all men. After the decease of Nesta the said manor shall wholly revert to Nicholas and Isabella and the heirs of Isabella.

90. At Ivelcestre in the quinzaine of the Purification; between Sybilla de Gonyz, querent; and Brian de Gonyz, impedient: for a messuage and six bovates of land in Gyeueleton. Plea of warranty of deed was summoned. Bryan acknowledged the right of Sibilla as by his gift, to hold to herself and the heirs of her body, of him, rendering per annum twenty two shillings and one penny, at Easter five shillings, at Midsummer five shillings, at Michaelmas five shillings, and at Christmas seven shillings and one penny. If it happen that Sibilla shall die without an heir of her body begotten, the said tenements shall wholly remain to John de Gonyz brother of Sibilla and the heirs of his body, to hold of Bryan by the said service as aforesaid: and if it happen that John shall die without an heir of his body, the said tenements shall wholly remain to Henry de Gonyz, brother of Sibilla and John, and the heirs of his body, to hold of Bryan by the aforesaid service: and if it happen that Henry shall die without an heir of his body, the said tenements shall wholly remain to Nicholas de Gonyz, brother of Sibilla, John, and Henry, and the heirs of his body, to hold of Bryan by the said service; and if it happen that Nicholas shall die without an heir of his body, the said tenements shall wholly remain to Joan de Gonyz, sister of Sibilla, John, Henry, and Nicholas, and the heirs of her body, to hold of Bryan by the said service: and Bryan warranted against all men. If it so happen that Sibilla, John, Henry, Nicholas, and Joan, shall die without an heir of their bodies begotten, then all the said tenements shall wholly revert to Bryan and his heirs. For this Sibilla gave Bryan one sore sparrow hawk.

91. At Schyreburn in a month of Easter; between Thomas de Berghes and Isabella his wife, querents; and Thomas la

Warre, deforciant; for twelve acres of land in Rolveston. Plea of covenant was summoned. Thomas la Warre acknowledged the right of Thomas de Berghes and Isabella, to hold to them and the heirs of Isabella, of him, rendering yearly one clove gillyflower at Easter; and Thomas la Warre warranted against all men. Further Thomas la Warre conceded to Thomas de Berghes and Isabella, and to their men, that in future they may have free chace for all their cattle by the moor called la Oldemore as far as the common pasture of Thomas and Isabella in la Rughemore and Hurst: for this Thomas de Berghes and Isabella quit claimed to Thomas la Warre all rights which they had in the surplusage of the said moor called la Oldemore.

92. At Ivelcestre in the quinzaine of the Purification; between John, Abbot of Muchelneye, querent; and Geoffrey Scolande, deforciant; for ten quarters of wheat, ten quarters of barley, ten quarters of beans, and twenty quarters of oats, which were in arrears as from a yearly rent of one quarter of wheat, one quarter of barley, one quarter of beans, and two quarters of oats, due to the Abbot. Geoffrey acknowledged that in future he would render every year to the Abbot one quarter of pure wheat, one quarter of pure barley, one quarter of dry beans, and two quarters of pure oats at the feast of St. Michael, at Kathangre; and if it happen that Geoffrey default in his payments, it shall be lawful for the Abbot to distrain on all the chattels of Geoffrey in the cultivated plots called Morforlang and Rygfurlang until full payment be made of the quarters in arrear. this the Abbot conceded to Geoffrey four acres of land in the said cultivated plot, to hold the same of the Abbot, rendering yearly twelve pence at the feast of St. Michael; and the Abbot warranted against all men.

93. At Ivelcestre in the quinzaine of the Purification; between Joan de Horningedon, querent; and Richard de la River, deforciant; for two messuages, and two carucates of land in Esthorningedon. Plea of covenant was summoned. Joan acknowledged the right of Richard; for this Richard granted the said tenements to Joan for life to hold of him, rendering yearly half a pound of cumin at the feast of St. Michael, and doing to the chief lord of the fee all services belonging; and

Richard warranted against all men. After the decease of Joan the said tenements shall wholly revert to Richard.

(Endorsed.) Henry de Bynynton and Alicia his wife put in their claim.

- 94. At Ivelcestre in the quinzaine of the Purification; between Robert Martin and Amya his wife, querents; and Nicholas son of Martin and Isabella his wife, impedients; for two messuages and two carucates of land in Brune and Schepton Malet. Plea of warranty of deed was summoned. Nicholas and Isabella acknowledged the right of Robert and Amya as by their gift, to hold to Robert and Amya and the heirs of Amya of them and the heirs of Isabella, doing all services belonging; and they warranted against all men. For this Robert and Amya gave Nicholas and Isabella one sore sparrow hawk.
- 95. At Ivelcestre in the quinzaine of the Purification; between Richard le Sauser and Isabella his wife, claimants; and John le Rus, tenent; for nine acres of land and one acre of meadow, in Kyggesdon. John acknowledged the right of Richard and Isabella, to hold to them and the heirs of Isabella, of him, rendering per annum fifteen pence, half at Easter and half at Michaelmas; and John warranted against all men: for this Richard and Isabella gave John fourteen shillings sterling.
- 96. At Schyreburn in three weeks of Easter; between William son of Nicholas de la Chapele, claimant; and Luke de Stoke, tenent; for a hide of land in Wulferton. Assise of mort ancestor was summoned. William acknowledged the right of Luke and quit claimed to him: for this Luke gave William twenty shillings sterling.
- 97. At Ivelcestre in the quinzaine of the Purification; between Avicia daughter of Mark, claimant; and Richard Vileyn, tenent; for a messuage, eight acres, and half a virgate of land, in Kyngeston. Avicia acknowledged the right of Richard and quit claimed to him: for this Richard gave Avicia twelve marcs.
- 98. At Ivelcestre in a month of St. Hillary; between Martin de Lega, querent; and Elyas de la Mare, deforciant; for ten

pounds and eight shillings which were in arrear from a rent of nineteen pounds per annum. Martin quit claimed to Elyas all his right in the said annual rent; for this Elyas conceded that in future he would render every year to Martin sixteen pounds sterling in the Priory of Bruwetone for all the life of Martin by four quarterly payments of four pounds. If it happen that Elyas at any term make default, then it shall be lawful for Martin to distrain on all his land and chattels in the vill of Nony until full payment is made. After the decease of Martin, Elyas shall be quit of the said payment. Further, Martin remitted and quit claimed to Elyas all arrears, and the damages which he was said to have had by reason of the detention of the said rent.

99. At Ivelcestre in the octave of St. Hillary; between Stephen son of Henry de Wurdenhull, claimant; and Thomas Malreward, tenent; for fourteen acres of land in Northken. Stephen quit claimed to Thomas all his rights in the said land; for this Thomas gave Stephen ten marcs.

Too. At Ivelcestre in a month of St. Hillary; between Walter Wodecok, and Jordan de Bradeford and Edith his wife, claimants; and John de Draycote, tenent; for a messuage, twenty one acres and a rod of land, and an acre of meadow, in Draycote. Walter and Jordan and Edith acknowledged the right of John; for this John, at their instance, granted the said tenement to Peter son of Robert de Draycote, to hold of him, rendering per annum four shillings by four quarterly payments: and he warranted against all men. Further Walter, Jordan and Edith gave John one marc.

IOI. At Ivelcestre in the morrow of the Purification; between Nicholas de Cherleton and Alice his wife, querents; and Peter de Schyreford, deforciant; for the sixth part of a messuage; thirty three acres of land and three acres of meadow, in Schyreford. Plea of covenant was summoned. Peter acknowledged the right of Nicholas and Alice, to hold to them and the heirs of Alice, of the chief lord of the fee, doing all services belonging. For this, Nicholas and Alice quit claimed to Peter all their rights in seven acres and a half of

land and an acre of meadow which Peter held the inheritance of Alice in the said vill, the day this concord was made; and besides, Peter conceded that Nicholas and Alice and the heirs of Alice, by this fine should not be excluded from the portion of Alice which falls to her from the lands and tenements which Margeria who was wife of Robert de Schyreford held in dower in that vill the day this concord was made the inheritance of Thomas de Schyreford the father of Alice.

- Richard de Heydon, querent; and Richard de Weghewod, deforciant; for six acres of pasture in Hengesterugge. Plea of covenant was summoned. Richard de Weghewod acknowledged the said pasture, namely, the pasture called la Theules, to be the right of Richard de Heydone as by his gift, to hold of him, rendering yearly one clove gillyflower at Easter; and he warranted against all men; for this Richard de Heydon gave Richard de Weghewod one sore sparrow hawk.
- 103. At Ivelcestre in the quinzaine of the Purification; between Egelina de Columbar, querent; and Philp de Columbar, deforciant; for the manor of Wullaventon. Plea of covenant was summoned. Egelina acknowledged the manor to be the right of Philip; for this Philip conceded the same to Egelina, to hold of him, for her life, doing all services belonging; and Philip warranted against all men. After the decease of Egelina the said tenements shall wholly revert to Philip.
- Io4. At Exon in the quinzaine of St. John Baptist; between Salomon de Ronecestre, querent; and John Manger and Lucia his wife, deforciants; for a messuage, half a virgate of land, and five acres of meadow, in Hamme. Plea of covenant was summoned. Salomon acknowledged the said tenements, namely, whatsoever John and Lucia held in the vill of Hamme the day this concord was made, to be their right; for this John and Lucia granted the same to Salomon and William his brother for the life of each of them, to hold of them, rendering yearly one rose at the feast of the Nativity of St. John Baptist, and doing to the chief lord of the fee all other services belonging; and John and Lucia warranted to Salomon and

William against all men. After the decease of both Salomon and William the said tenements shall wholly revert to John and Lucia and the heirs of John: further Salomon gave John and Lucia twenty two marcs.

(Endorsed.) The Prior of Monteacuto put in his claim.

Roger Pode, querent; and William Panyot and Joan his wife, impedients; for a messuage, and a virgate of land, in Maydenebrok. Plea of warranty of deed was summoned. William and Joan acknowledged the said tenements, as in buildings, gardens, alder beds, meadows, pastures, and all other things appertaining, to be the right of Roger as by their gift, to hold of them and the heirs of Joan, rendering yearly one halfpenny at Michaelmas, and doing to the chief lord of the fee all other services belonging; and they warranted against all men: for this Roger gave William and Joan one sore sparrow hawk.

106. At Ivelcestre in the quinzaine of the Purification; between Roger Grey of Thornfagun, claimant; and Gilbert de Thornfagun, tenent; for twelve acres of land in Thornfagun. Roger acknowledged the right of Gilbert and quit claimed to him; for this Gilbert granted to Roger six acres of land in the same vill, two acres in the field called la Worthe, and four acres in the field called la Dunhull, to hold of him, rendering yearly one pound of cumin at the feast of St. Michael; and Gilbert warranted against all men.

107. At Bath in the morrow of the Sunday after Easter; between Peter le Chamberleyn, querent; and Thomas Sweyn of Bath, deforciant; for customs and services which Peter claimed from Thomas for a free tenement which he held of him in Bath, namely, for a messuage for which Peter claimed from Thomas fourteen shillings yearly, which service Thomas did not recognise. Peter acknowledged the said messuage to be the right of Thomas, to hold of him, rendering per annum twelve shillings by four quarterly payments, and doing to the chief lord of the fee all other services; and Peter warranted against all men; for this concord Peter remitted and quit claimed to Thomas all arrears and the damages which he was said to have had by reason of

the rent being withheld. If it happen that Thomas make default in his payment at any time then it shall be lawful for Peter to distrain on all his chattels in the said tenement until full payment of all arrears be made.

108. At Schyreburn in five weeks of Easter; between Geoffrey de Brideport, querent; and Hugh Whyteng and Eva his wife, deforciants; for four messuages, two carucates of land, and four marcs of rent in Estcranemer. Plea of covenant was summoned. Geoffrey acknowledged the right of Hugh and Eva, to hold to them and the heirs which Hugh shall beget of Eva, of Geoffrey, rendering yearly six pence at Michaelmas, and doing the regal service as much as belonged to such a holding in that fee in the said vill; and Geoffrey warranted against all men. If it happen that Hugh and Eva shall die without heirs of their bodies begotten, then after the decease of both of them the said tenements shall wholly revert to Geoffrey. For this Hugh and Eva conceded that in future they would render every year to Geoffrey and Margery his wife, four pounds sterling at four terms for the life of each of them. If it happen that Hugh and Eva default in payment at any term, it shall be lawful for Geoffrey and Margery to distrain on all the chattels in the said tenement until full payment is made. After the decease of both Geoffrey and Margery, Hugh and Eva shall be quit of the said payment of four pounds.

(Endorsed.) Anselm Basset put in his claim.

Nicholas Whyteng and Margeria his sister put in their claims.

109. At Bath in the morrow of the Sunday after Easter; between Roger de Wyk, querent; and Anselm Basset, deforciant; for a messuage and half a hide of land in Saunford. Plea of covenant was summoned. Roger acknowledged the right of Anselm; for this Anselm granted the same to Roger for life, to hold of him, rendering yearly twelve pence at Michaelmas, and he warranted against all men. After the decease of Roger the said tenements shall wholly revert to Anselm, to hold of the chief lord of the fee by the services belonging. And be it known that Roger cannot give, sell, assail, or in any way alienate

or waste, any part of the said tenements, as after the decease of Roger the whole must revert to Anselm.

- 110. At Bath in the morrow of the Sunday after Easter; between Peter de Skydemor, querent; and Gocelin le Tannur and Benedicta his wife, impedients; for four acres of land and a half, two acres of meadow, and nine acres of wood and a half, in Raden. Plea of warranty of deed was summoned. Gocelin and Benedicta acknowledged the right of Peter as by their gift, to hold of them and the heirs of Benedicta, rendering per annum two shillings, half at Michaelmas and half at Easter; and they warranted against all men: for this Peter gave them one sore sparrow hawk.
- III. At Bath in the morrow of the Sunday after Easter; between Robert de Ywestye, claimant; and Adam Doree and Juliana his wife, tenents; for ten acres of land in Ywestie. Assise of mort ancestor was summoned. Adam and Juliana acknowledged the right of Robert; for this Robert granted them the same land, except two acres of wood and two acres of pasture in the field called la Barwe, to hold of him, for the life of each of them, rendering per annum eight pence, half at Michaelmas and half at Easter; and Robert warranted against all men. After the decease of both Adam and Juliana the said land shall wholly revert to Adam, to hold of the chief lord of the fee by the services belonging. And be it known that Adam and Juliana cannot give, sell, assail, nor waste, nor in any way alienate the said land, as the whole must revert to Robert. Further Adam and Juliana gave Robert one marc.
- Walter, Prior of Bath, claimant; and Luke de Stoke, tenent: for three virgates of land in Foxcumbe. The Prior acknowledged the land to be the right of Luke and quit claimed to him; for this Luke conceded to the Prior a virgate of land in Clanefeld and Buythmor, namely, all that land which Nicholas Sweft of Castlecari formerly held in those vills, to hold of him in frankalmoin, and he warranted the same against all men.
- 113. At Ivelcestre in a month of St. Hillary; between John de Parvo Ponte of Langport, querent; and William Pycot and Cecilia his wife, impedients; for a burgage in Langport. Plea

of warranty of deed was summoned. William and Cecilia acknowledged the right of John as by their gift, to hold of them and the heirs of Cecilia, rendering yearly one rose at Midsummer; and they warranted against all men: for this John gave them one sore sparrow hawk.

- 114. At Ivelcestre in the quinzaine of the Purification; between Humfrey de la Hamme and Matilda his wife, claimants; and John le Paumer, tenent; for three acres except one rod of land, in Weschet. Humfrey and Matilda acknowledged the right of John and quit claimed to him: for this John gave them four marcs.
- Richard de Ken, claimant; and John le Rus, tenent; for a messuage and four carucates of land in Lamyete, except two virgates and three acres of land and sixty shillings rent and the advowson of the church of the same vill. The Great Assise was summoned. Richard acknowledged the said messuage and four carucates, as in demesnes, homages, service of free men, villeinage with the villeins holding that villeinage, wards, reliefs, escheats, woods, meadows, pastures, gardens, waters, fisheries, fishponds, pools, mills, and all other things to the said messuage and four carucates appertaining, to be the right of John, and quit claimed to him: for this John gave Richard sixty marcs.
- de Asecumbe, querent; and Reyner de Asecumbe, impedient; for a messuage and a virgate of land in Childcumton. Plea of warranty of deed was summoned. Reyner acknowledged the right of John as by his gift, to hold of the chief lord of the fee, doing all services belonging; for this John granted the same tenement to Reyner for life, rendering yearly one rose at Midsummer; and he warranted against all men. After the decease of Reyner the said tenement shall wholly revert to John to hold of the chief lord as aforesaid. And be it known that Reyner may not give, sell, waste, or in any way alienate, the said tenement, as after the decease of Reyner the whole must revert to John.
 - 117. At Ivelcestre in the quinzaine of the Purification; be-

tween Warinus de Siccavilla, querent; and Nicholas son of Martin, impedient; for the moiety of a knight's fee in Pyll. Plea of warranty of deed was summoned. Nicholas acknowledged the said moiety; as also the services of two fees and half a knight, in Hornbloweton, Hamme, and Monketon, as in demesnes, homages, advowsons of the churches, service of free men, villeinage with the villeins holding that villeinage, gardens, wards, reliefs, escheats, woods, meadows, pastures, waters, pools, mills, and all other things appertaining, to be the right of Warin as by his gift, to hold of him, doing all services belonging; and he warranted to Warin against all men: for this Warin gave Nicholas one sore sparrow hawk.

Thomas de Notteburn and Anastasia his wife, claimants; and Walter son of Walter Samuel, tenent; for two messuages, and a virgate and five acres of land in Wydecumbe. Thomas and Anastasia acknowledged the right of Walter and quit claimed to him; for this Walter conceded that in future he would render every year to Thomas and Anastasia, and to Alice daughter of Anastasia if she survived Anastasia, eight shillings and six pence, at Easter two shillings, at Midsummer two shillings, at Michaelmas two shillings, and at Christmas two shillings and sixpence. If it happen that Walter default at either term then it shall be lawful for Thomas and Anastasia and Alice to distrain on all his chattels in the said tenements until full payment is made. After the decease of both Anastasia and Alice, Walter shall be quit of the said payment.

119. At Ivelcestre in the quinzaine of the Purification; between Robert, Master of the Hospital of St. John of Bath, querent; and Adam le Deneys, deforciant; for forty four shillings which to him were in arrear from an annual rent of five shillings. Adam acknowledged and conceded that in future he would render every year, to the said Master or his successors, five shillings, for the tenement which he held of the Bishop of Bath and Wells in the vill of Welles the day this concord was made, half at Easter and half at Michaelmas. If it happen that Adam default at either term, it shall be lawful for the Master to distrain on all his lands and chattels until full payment is made.

For this concord the Master remitted and quit claimed to Adam all arrears, and the damages which he was said to have had by reason of the detention of the said rent.

120. At Schyreburn in five weeks of Easter; between Roger de Albo Monasterio, claimant; and Brother William de Huntingefeld, Master of the Hospital of St. Thomas the martyr of Akonia, by Brother William le Rus in his place who Richard Fromund called to warrant; for a messuage and twenty eight acres of land in Aysford. Assise of mort ancestor was summoned. Roger acknowledged the said messuage and land, and likewise all the lands and tenements which the predecessor of the Master of the said Hospital had, by the gift of Richard de Albo Monasterio antecessor of the said Roger, in the vills of Aysford, Bradene, and Hysebare, as in demesnes, homages. rents, service of free men, wards, reliefs, escheats, woods, meadows, pastures, waters, pools, fisheries, and all other things belonging, to be the right of the Master and Brethren of the said Hospital and quit claimed the same: for this the Master gave Roger twenty shillings sterling.

121. At Ivelcestre in the quinzaine of the Purification; between William, chaplain of Westludeford, querent; and Nicholas son of Martin and Isabella his wife, impedients; for a messuage, ten acres of land, an acre and a half of meadow, and two marcs and a half rent, in Westludeford. Plea of warranty of deed was summoned. Nicholas and Isabella acknowledged the said tenements to be the right of William and his chapel of St. Mary of Westludeford, as by their gift, to hold to the chaplain of the said chapel, of them and the heirs of Isabella, in frankalmoin, and they warranted against all men. Further Nicholas and Isabella conceded that in future the chaplain and his successors may have pasture for two cows with the cows of Nicholas and Isabella in the said vill. And the chaplain received Nicholas and Isabella and the heirs of Isabella, into all future benefits and orisons in his chapel aforesaid.

122. At Ivelcestre in the quinzaine of the Purification; between Walter de la Wythege, claimant; and Richard Harefod, tenent; for a messuage and a ferling of land in Wyleton. Richard acknowledged the right of Walter and

rendered to him in the court; for this Walter conceded the said messuage and a moiety of the land to Richard for life, to hold of him, rendering yearly twelve pence at Michaelmas; and he warranted against all men. After the decease of Richard the said messuage and moiety shall revert wholly to Walter.

- 123. At Ivelcestre in the quinzaine of the Purification; between Matilda de Welleslee, claimant; and Benedict Pulche, tenent; for seven acres of land and a half, and a rod of meadow, in Sutton. Benedict acknowledged the right of Matilda; for this Matilda granted the same to Benedict for life, to hold of her, rendering per annum two shillings, half at Easter and half at Michaelmas, and doing to the chief lord of the fee all other services belonging; and she warranted against all men. After the decease of Benedict the said tenements shall wholly revert to Matilda or her heirs.
- 124. At Ivelcestre in the quinzaine of the Purification; between John de Turbevill and Albreda his wife, claimants; and William Pycot and Cecilia his wife, tenents; for a burgage in Langport: and between the same John and Albreda; and the said William and Cecilia who William Alysandre called to warrant; for three acres of land and an acre of meadow in the same vill. John and Albreda acknowledged the right of William Pycot and Cecilia and quit claimed to them: for this William Pycot and Cecilia gave them forty shillings sterling.
- 125. At Ivelcestre in the quinzaine of the Purification; between William Alysandre, querent; and William Pycot and Cecilia his wife, impedients; for three acres of land, and two acres of meadow in Langport. Plea of warranty of deed was summoned. William Pycot and Cecilia acknowledged the right of William Alyseandre as by their gift, to hold of them and the heirs of Cecilia, rendering yearly one rose at Midsummer; and they warranted against all men: for this William Alyseandre gave them one sore sparrow hawk.
- 126. At Schyreburn in three weeks of Easter; between John Mauger, claimant; and Walter de Kentelber, tenent; for four bovates of land, except two acres, in Northperton: and between the same John, claimant; and the said Walter who

Thomas Merod called to warrant; for a messuage and two acres of land in the same vill. Walter acknowledged all the said tenements to be the right of John and quit claimed to him: for this John gave Walter ten pounds sterling.

Walter Bluet, claimant; and William Bluet, tenent; for a messuage and a carucate of land in Henton Bluet. Walter acknowledged the said tenement, in demesnes, homages, advowsons, services of free men, villeinage, wards, escheats, and all other things, to be the right of William; for this William conceded to Walter all the said tenement, to hold of him, doing the service of two parts of a knight's fee; and doing for William and his heirs suit at the Hundred of Chyweton three weeks in three weeks; and William warranted against all men: and Walter gave William six score marcs.

128. At Ivelcestre in the quinzaine of the Purification; between William Everard and Matilda his wife, querents; and Walter Bernard and Mariota his wife, impedients; for twelve acres of land and an acre of meadow in Stynelegh. Plea of warranty of deed was summoned. Walter and Mariota acknowledged the right of William and Matilda as by their gift, to hold to themselves and the heirs of Matilda, of them and the heirs of Mariota, rendering yearly one clove gillyflower at Easter; and they warranted against all men: for this William and Matilda gave them one marc.

129. At Ivelcestre in the octave of St. Hillary; between John Goce, querent; and William de Ouile and Joan his wife, impedients; for a messuage and a ferling of land in Knolle. Plea of warranty of deed was summoned. William and Joan acknowledged the said tenement, in buildings and all things, to be the right of John as by their gift, to hold of them and the heirs of Joan, rendering yearly one penny at Easter and doing the regal service as much as belongs to such a holding of that fee in the said vill; and they warranted against all men: for this John gave them one sore sparrow hawk.

130. At Schyreburn in three weeks of Easter; between William Testard, querent; and William fil Walter de Sydenham

and Juliana his wife, impedients; for a messuage and four acres of land in Wemedone. Plea of warranty of deed was summoned William fil Walter and Juliana acknowledged the said tenement as in demesnes, homages, service of free men, advowson of the church, wards, reliefs, escheats, and all other things, to be the right of William Testard as by their gift, to hold of them and the heirs of Juliana, rendering yearly one rose at Midsummer, and doing to the chief lord of the fee all services belonging; and they warranted against all men: for this William Testard gave them one sore sparrow hawk.

(Endorsed.) Magister Danyel of Wemedon, and William fil Walter de Ivythorne put in their claims.

53 Henry HH. (A.D. 1268-9)

131. At Bristoll in three weeks of Easter; between Thomas Prior of Briuton, querent; and Alvina la Wele, deforciant; for two messuages and two acres of land in Briuton. Plea of covenant was summoned. Alvina acknowledged the same, namely, those two messuages and two acres of land which formerly were of John la Wele in the vill of Briuton, to be the right of the Prior and his church of St. Mary of Briuton; for this the Prior granted the same to Alvina for her life, to hold of him, rendering per annum seven shillings, half at Michaelmas and half at Easter; and the Prior warranted against all men: after the decease of Alvina the said tenement shall revert wholly to the Prior or his successor. And be it known that Alvina cannot give, sell, alienate, or waste the said land, as the whole must revert to the Prior.

132. At Bristoll in three weeks of Easter; between Thomas de Hameledon, querent; and William de Gowyz, impedient; for a messuage, a mill, and two carucates of land in Midsummernorton. Plea of warranty of deed was summoned. William acknowledged the right of Thomas as by his gift, to hold of him, rendering yearly one penny at the feast of St. Michael, and doing to the chief lord of the fee all other services belonging; and he

warranted against all men: for this Thomas gave William forty seven marcs.

- 133. At Bristoll in three weeks of Easter; between Richard, Abbot of St. Augustine of Bristoll, querent; and William de Bello Monte and Margeria his wife, impedients; for thirteen acres of meadow in Bedminster. Plea of warranty of deed was summoned. William and Margeria acknowledged the right of the Abbot as by their gift, to hold of them and the heirs of Margeria, rendering yearly one clove gillyflower at Easter, and doing to the chief lord of the fee all other services belonging; and they warranted against all men: for this the Abbot gave them twenty marcs.
- I 34. At Bristoll in three weeks of Easter; between Elyas, Master of the Hospital of St. John, Bristoll, querent; and William de Bello Monte and Margeria his wife, impedients; for two messuages, two virgates of land, and fifteen acres of meadow, in Bedminster. Plea of warranty of deed was summoned. William and Margeria acknowledged the right of the Master as by their gift, to hold of them and the heirs of Margeria, rendering yearly one pair of white gloves or one penny at the feast of St. Michael, and doing to the chief lord of the fee all services belonging; and they warranted against all men: for this the Master gave William and Margeria sixty marcs.
- 135. At Westminster in the quinzaine of the day of St. Michael; between Roger de Somery, claimant; and Alexander Loterel, tenent; for the manor of Kantokesheved. Roger acknowledged the manor to be the right of Alexander and quit claimed to him: for this Alexander gave Roger fifty marcs.
- 136. At Westminster in three weeks of the day of St. Michael; between Philip de Flori, querent; and William de Hamme, impedient; for a carucate of land in Hamme. William acknowledged the right of Philip and quit claimed to him: for this Philip gave William ten marcs.
- 137. At Gloucester in the octave of St. Martin; between Hugh Trevet, querent; and Martin de Legh deforciant; for a messuage and a hide of land, except a ferling, in Myddelton. Plea of covenant was summoned. Martin acknowledged the

right of Hugh; for this Hugh granted the same to Martin for life, to hold of him, rendering yearly one clove gillyflower at Easter, and doing to the chief lord of the fee all services belonging; and he warranted against all men. After the decease of Martin the whole shall revert to Hugh to hold of the chief lord by the services due. And be it known that Martin cannot give, sell, nor in any way alienate, or waste, the said land, as the whole must revert to Hugh: for this Hugh gave Martin eleven pounds and eleven shillings sterling.

(Endorsed.) Thomas Trevet put in his claim.

54 Henry HH. (A.D. 1269-70).

138. At Westminster in the octave of St. Martin; between Gilbert son of Augustinus, claimant; and Margeria who was the wife of William de Molend, tenent; for six acres of land, one acre of meadow, and the third part of a mill, in Bacwell: and between the same Gilbert, claimant; and Robert de Molend and Elena his wife; for six acres of land, an acre of meadow, and the third part of a mill in the same vill: and between the same Gilbert, claimant; and Henry de Molend and Alice his wife, tenents; for six acres of land, an acre of meadow, and the third part of a mill in the same vill: and between the same Gilbert, claimant; and Joceus de Bayocis, tenent; for three acres of land in the same vill: and between the same Gilbert, claimant; and Robert de Bretasche, tenent; for an acre of land in the same vill. Gilbert quit claimed to Margeria, Robert de Molend and Elena, Henry and Alice, Joceus, and Robert de Bretasche, and to the heirs of Joceus, Elena, and Alice, all his rights in the said tenements: for this Robert de Molend and Elena, Henry and Alice, and Joceus, gave Gilbert four marcs.

139. At Exon in the morrow of the Purification; between Peter de Bruges, querent; and Henry de Erleghe, impedient; for forty acres of land in Kyngesmore. Plea of warranty of deed was summoned. Henry acknowledged the right of Peter as by his gift, to hold of him, rendering yearly two shillings at Michaelmas; and he warranted against all men: and besides,

Henry granted that Peter should have common of pasture for all sorts of cattle in his pasture and moors in Kyngesmore and Northmore. For this Peter gave Henry ten pounds sterling.

(Endorsed.) John Manger put in his claim.

140. At Westminster in the morrow of All Souls; between Walter de Knolton, querent, by Vincent de Knolton in his place; and William Pycot and Cecilia his wife, impedients; for a messuage in Langeport. Plea of warranty of deed was summoned. William and Cecilia acknowledged the right of Walter, as by their gift, to hold of them and the heirs of Cecilia, rendering yearly one clove gillyflower at Easter, and doing to the chief lord of the fee all services belonging; and they warranted against all men: for this Walter gave them two marcs.

141. At Westminster in the morrow of All Souls; between Walter de Knolton, querent, by Vincent de Knolton in his place; and John de Turbervill and Albreda his wife, impedients; for two burgages, and five acres of land in Langeport. Plea of warranty of deed was summoned. John and Albreda acknowledged the right of Walter as being by their gift, to hold of them and the heirs of Albreda, rendering yearly one clove gillyflower at Easter, and doing to the chief lord of the fee all services belonging; and they warranted against all men: for this Walter gave them six marcs.

Robert Waleraund, querent; and Alanus de Plogenet, impedient; for the manor of Haselbere. Plea of warranty of deed was summoned. Alanus acknowledged the right of Robert as by his gift; for this Robert granted the manor to Alanus, to hold to himself and the heirs of his body, of Robert, rendering yearly one rosebud at Midsummer, and doing to the chief lord of the fee all services belonging; and Robert warranted to Alanus against all men. If it happen that Alanus shall die without heir of his body begotten, the said manor shall wholly revert to Robert, to hold of the chief lord by the services thereto appertaining.

143. At Westminster in the octave of St. Michael; between Hugh Everard, querent; and Walter de Lyndecumb, impedient;

for a messuage and sixteen acres of land in Chyrchill and Lindcumb. Plea of warranty of deed was summoned. Walter acknowledged the right of Hugh as by his gift; for this Hugh granted the same to Walter for life, to hold of him, rendering yearly one pair of spurs, or three pence, at Easter, and doing to the chief lord of the fee all services belonging. After the death of Walter the said tenement shall wholly revert to Hugh, to hold of the chief lord by the services thereto appertaining: and be it known that Walter cannot make waste or destroy, the houses, woods, or gardens, to the said tenement belonging as the whole must revert to Hugh.

55 Henry III. (A.D. 1270-1).

144. At Rochester in the quinzaine of St. John Baptist; between Walter de Wyngham and Matilda his wife, querents; and Ralph de Bakepuz and Hawysia his wife, deforciants; for the manor of Weston in Gordeneslond, except two parts of the wood and turbary and two parts of the enclosure called la Dune of Weston. Plea of covenant was summoned. Ralph and Hawysia acknowledged the said manor, namely, whatever they held there in dower of Hawysia, except the said two parts of the wood and turbary and the enclosure, to be the right of Walter and Matilda. For this Walter and Matilda granted the same to Ralph and Hawysia and likewise the advowson of the church of the same manor, for the life of each of them, except the said two parts of the wood, turbary, and enclosure, to hold of them and the heirs of Matilda, rendering yearly one penny at Michaelmas; and they warranted the said manor and advowson against all men for all the life of Hawysia. If it happen that Hawysia shall die leaving Ralph surviving, then the said manor and likewise the advowson shall remain to Ralph for his life, rendering one penny yearly as aforesaid, and doing to the chief lord of the fee all services belonging; and Walter and Matilda warranted to him against all men. After the decease of both Ralph and Hawysia the said manor and advowson shall wholly revert to Walter and Matilda and the heirs of Matilda. Be it known that Ralph and Hawysia cannot give, sell, or in any way alienate, nor make waste of the said tenement as after the decease of both of them the whole must revert to Walter and Matilda.

- 145. At Westminster in the morrow of the Ascension; between William de Bradeweye, junior, querent, by Eustache de Bradeweye in his place; and William de Bradeweye, senior, impedient; for a messuage and half a virgate of land in Apsis. Plea of warranty of deed was summoned. William de Bradeweye, senior, acknowledged the said tenement, namely, whatever he before had in the said vill, to be the right af William de Bradeweye, junior, as by his gift; for this William, junior, granted the same to William, senior, for life, to hold of him, rendering yearly one pound of pepper at Michaelmas. After the death of William, senior, the said tenement shall wholly revert to William, junior: and William, junior, gave William, senior, ten marcs.
- 146. At Westminster in the morrow of St. Martin; between John de Ponte, querent; and Simon de Whateleye and Joan his wife, impedients; for a moiety of the manor of Leve. Simon and Joan acknowledged the said moiety with appurtenances, as in demesnes, the capital messuage, homages, services of free men, villeinage, wards, reliefs, escheats, and all other things, to be the right of John by their gift, to hold of the chief lord of the fee by the services belonging: and besides Simon and Joan quit claimed to John all the right they had in the tenements which Agnes who was the wife of Peter de Leye, and Cristiana who was the wife of Richard de Leye, held of Joan in that vill the day this concord was made. For this John de Ponte granted to Simon and Joan and to John their son, five shillings rent in Ponte, and a messuage in the same vill which Thomas le Careter formerly held, to hold to them for their lives, of him, rendering yearly one half penny at Easter; and he warranted against all men. After the decease of Simon, Joan, and John their son, the said messuage and rent shall wholly revert to John de Ponte.
- 147. At Westminster in the octave of the Purification; between Magister Thomas le Rus of Elendon, querent; and William de Monte Acuto of Sutton, impedient; for a hide of land in Sutton. Plea of warranty of deed was summoned.

William acknowledged the right of Thomas, as by his gift, to hold of him, rendering yearly one clove gillyflower at Easter, and doing to the chief lord of the fee all services belonging; and William warranted against all men: for this Thomas gave William twenty marcs.

148. At Westminster in the quinzaine of Easter; between Thomas Bal, claimant; and Maurice Buche and Margery his wife, tenents; for a messuage and a ferling of land, except two acres, in Tornok. Thomas acknowledged the right of Maurice and Margery and quit claimed to them: for this Maurice and Margery gave him eight marcs.

149. At Westminster in a month of Michaelmas; between Thomas de Sancto Vigore, querent; and Roger Tyrel, impedient: for a messuage and two carucates of land in Childecompton. Plea of warranty of deed was summoned. Roger acknowledged the right of Thomas as by his gift; for this, Thomas granted the same to Roger for life, to hold of him, rendering yearly one pair of gilt spurs at Easter. After the death of Roger the said tenement shall wholly revert to Thomas, to hold of the heirs of Roger, rendering one rose at Midsummer and doing to the chief lord of the fee all services belonging; and then the heirs of Roger will warrant to Thomas against all men. And be it known that Roger cannot give, sell, or in any way alienate the said tenement. nor the houses, mills, woods, gardens or villeins belonging, nor make waste or destroy the same, as after his decease the whole must revert to Thomas to hold quietly of the said heirs of the said Roger.

I 50. At Westminster in the morrow of All Souls; between Brother Nicholas de Hunstanton, Prior of the order of Friars preachers of Ivelcestre, querent; and William de Aubeny and Clemencia his wife, impedients; for a messuage in Ivelcestre. Plea of warranty of deed was summoned. William and Clemencia acknowledged the right of the Prior as by their gift, to hold of them and the heirs of Clemencia in frankalmoin; and they warranted against all men: and the Prior received William and Clemencia and the heirs of Clemencia, into all future benefits and orisons in the aforesaid place.

- 151. At Westminster in the octave of the Purification; between Hubert Huse, querent; and Richard de London and Alice his wife, impedients; for a carucate of land in Radene. Plea of warranty of deed was summoned. Richard and Alice acknowledged the right of Hubert as by their gift, to hold of them, doing to the chief lord of the fee all services belonging; and they warranted against all men: for this Hubert gave Richard and Alice twenty pounds sterling.
- I52. At Westminster in the quinzaine of Easter; between Richard de Gatymor, querent; and Roger fil Pagani, deforciant; for three virgates of land in Draycote. Plea of covenant was summoned. Richard acknowledged the right of Roger: for this Roger granted the same to Richard for life, rendering yearly four pence at the feast of St. Michael; and he warranted against all men. After the decease of Richard the said land shall wholly revert to Roger, to hold of the chief lord of the fee by the services belonging. Be it known that Richard cannot waste or destroy the houses, gardens, or villeins, which to that land belong, as the whole must revert to Roger.

56 Henry HH. (A.D. 1271-2).

- 153. At Canterbiry in a month of Easter; between Ralph de Heseht, querent; and Hugh Saunzaveyr, deforciant; for two messuages and a virgate of land in Pertesgrave. Plea of covenant was summoned. Ralph acknowledged the right of Hugh; for this Hugh granted the same to Ralph for life, to hold of him, rendering yearly one rose at Midsummer; and he warranted against all men. After the decease of Ralph the said tenement shall wholly revert to Hugh.
- 154. At Westminster in the octave of St. Hillary; between Robert de Lutleton, querent; and John de Hadham and Matilda his wife, impedients; for five messuages, fifty acres of land, twenty acres of meadow, and four shillings rent, in Clyware. Plea of warranty of deed was summoned. John and Matilda acknowledged the right of Robert as by their gift, to hold of them and the heirs of Matilda, rendering yearly one penny at the feast

of St. Michael, and doing to the chief lord of the fee for them all services belonging; and they warranted the same: for this Robert gave John and Matilda ten marcs.

155. At Westminster in three weeks of St. Michael; between Thomas de Hameldon, querent; and William Gowyz; for this that William should acquit him of the service which Emericus de Rupe Chyward and Matilda his wife; and Imbertus de Monteferand, guardian of the land and one of the heirs of William de Fortibus; demanded from him, for a free tenement which the said William Gowyz held in Midsomernorthton, namely, two carucates of land; whereof Thomas complained, that by default of William, he was distrained to do the relief belonging to half a knight's fee appertaining to the said tenement, and whereof William, who was between them, ought to acquit him. William acknowledged and conceded that in future he would acquit Thomas towards Emericus and Matilda, and Imbertus, and the heirs of William de Fortibus, of that service: for this Thomas remitted and quit claimed all damages he was said to have had by reason that he was not before acquitted of the said service.

156. At Westminster in the quinzaine of St. Martin; between Richard, Prior of la Langelete, querent, by Walter de Radestok in his place; and Henry de Monteforti, deforciant; for a carucate of land in Lullyngton and the advowson of the church of the same vill; and two acres of land in Radestok and the advowson of the church there. Plea of covenant was summoned. The Prior acknowledged the land and the advowsons of the churches to be the right of Henry; for this Henry granted the same to the Prior and his church of St. Radegund of la Longelete, to hold of him in frankalmoin free of all secular service; and he warranted the same: and the Prior received Henry and his heirs into all future benefits and orisons in his church for ever.

57 Henry HH. (A.D. 1272).

157. At Westminster in the morrow of All Souls; between Giles de Flory, querent; and John de Flory, impedient; for a

messuage and two carucates of land in Clafford. Plea of warranty of deed was summoned. John acknowledged the right of Giles as by his gift; for this Giles granted the same to John for life, rendering therefor yearly one penny at Easter; and he warranted against all men. After the death of John the said tenement shall wholly revert to Giles to hold of the chief lord of the fee by the services belonging.

1 Edward H. (A.D. 1272-3).

- I. At Westminster in three weeks of Easter; between Robert, Abbot of Keynesham, querent; and Thomas de Audeham and Isabella his wife, impedients; for the manor of Lecton. Thomas and Isabella acknowledged the right of the Abbot and quit claimed to him; so that henceforth they can claim nothing in the said manor, neither in demesnes nor services: and the Abbot received Thomas and Isabella and the heirs of Isabella into all future benefits and orisons in his church.
- 2. At Westminster in the octave of Trinity; between Peter, Prior of Henton Charterhus, querent; and Henry de Monte Forti, impedient; for a messuage and four bovates of land in Ilford. Plea of warranty of deed was summoned. Henry acknowledged the right of the Prior and his church of St. Mary and St. John Baptist of Henton, as by his gift, to hold of him in frankalmoin free of all secular service; and he warranted the same: and the Prior received Henry and his heirs into all future benefits and orisons in his church for ever.
- 3. At Westminster in the quinzaine of St. John Baptist; between Edward, Dean and Chapter of Wells, querent; and Brother John, Master of the House of St. Mark of Billeswyk, impedient; for four pounds, three shillings, and four pence, rent in Pouleth and Stoklond. The said Master acknowledged that in future he would render every year to the Dean and Chapter the said rent at five terms, namely, at Michaelmas five shillings, at Christmas thirty one shillings and eight pence, at Easter five shillings, at the feast of St. Barnabas Apostle thirty six shillings

and eight pence, and at Midsummer five shillings: and if it happen that the Master make default in the payment at either term, the Dean and Chapter may distrain on the chattels found in the tenements held by the said Master in the county of Somerset the day this concord was made, until full payment is made. For this the Dean and Chapter gave the Master six score marcs.

4. At Westminster in the octave of Trinity; between Henry de Monte forti, querent; and Robert de Panes and Amabilia his wife, deforciants; for a messuage and three carucates of land in Laverton. Plea of covenant was summoned. Henry acknowledged the right of Robert and Amabilia; for this Robert and Amabilia granted the same tenement to Henry for life, to hold of them and the heirs of the body of Robert procreated, rendering yearly eighteen pounds sterling by quarterly payments, and they warranted the same. After the decease of Henry the said tenement shall wholly revert to Robert and Amabilia and the heirs of Robert as aforesaid, to hold of the chief lord of the fee by the services belonging. If it happen that Robert shall die without heir of his body begotten, then the said tenement after the decease of Henry and Amabilia, shall wholly remain to the nearest heirs of Amabilia, to hold of the chief lord of the fee by the services aforesaid.

(Endorsed.) John de Laverton father of Amabilia put in his claim.

5. At Westminster in the octave of St. Martin; between Robert, Abbot of Glaston, querent, by Peter de Keynesham in his place; and Reginald de Mere, deforciant; for a hide of land in Brentemareys. Plea of covenant was summoned. Reginald acknowledged the right of the Abbot as by his gift, to hold of him in frankalmoin free of all secular services; and he warranted the same. The Abbot granted to Reginald a messuage and a virgate of land in Wutton, and two hundred and twenty acres of land and forty acres and one perch of meadow in Budduclegh and Strete, namely, whatever Reginald held in those vills by lease of the Abbot the day this concord was made, to hold of the Abbot, rendering yearly six pence and four gallons (lagenas) of honey, namely, at Palm Sunday four gallons of honey and at

Michaelmas sixpence, and doing to the scutage of the King, when it may happen, eight shillings or more or less, and likewise doing suit at the Abbot's Hundred of Whyteleye twice a year, once at the Hundred held next after Easter and the second at the Hundred next after Michaelmas; and the Abbot warranted the same. If it happen that the Abbot in the future shall be impleaded in the King's Court for the said hide of land in Brentemareys or any part thereof, and if it happen that Reginald or his heirs be called to warrant and by the judgment of the Court lose the said land, then Reginald or his heirs shall make exchange to the value of the same from the said tenement in Wutton, Budduclegh, and Strete, and not elsewhere.

2 Edward H. (A.D. 1273-4).

- 6. At Westminster in the octave of the Purification; between Henry de Monte forti of Ferlegh, querent, by Robert de Panes in his place; and Ralph de Estevill, deforciant; for the manor of Brekeleg and the advowson of the church of the same vill. Plea of covenant was summoned. Henry acknowledged the manor and advowson to be the right of Ralph; for this Ralph granted the same to Henry for life, to hold of him and the heirs of his body begotten, rendering yearly one rose at Midsummer, and doing to the chief lord of the fee all services belonging; and he warranted the same. After the decease of Henry the said manor and advowson shall wholly revert to Ralph and his heirs as aforesaid, to hold of the chief lord by the services aforesaid. If it happen that Ralph shall die without heirs of his body procreated, or if the heirs he had begotten shall die without heirs of their bodies, then the said manor and advowson shall wholly remain to the nearest heirs of Ralph, to hold of the chief lord of the fee by the services aforesaid.
 - 7. At Westminster in the quinzaine of Easter; between William de Bonevill, querent; and Walter son of William de Fonte, deforciant; for a messuage, fourteen acres of land, and half an acre of meadow, in Cumpton. Plea of covenant was summoned. William acknowledged the right of Walter; for

this Walter granted the same to William, to hold of him, rendering yearly one rose at Midsummer, and doing to the chief lord of the fee for him and his heirs all services belonging; and he warranted the same; and William gave Walter eight marcs.

8. At Westminster in the quinzaine of St. Michael; between Roger la Ware, querent; and John son of Jordan la Ware, impedient; for the manor of Bristleton. Plea of warranty of deed was summoned. John acknowledged the manor to be the right of Reginald as by his gift; for this Reginald granted the same to John for life, to hold of him, rendering yearly one penny at Easter, and doing to the chief lord of the fee all services belonging. After the decease of John the said manor shall wholly revert to Roger to hold of the chief lord as aforesaid.

(Endorsed.) The Abbot of Keynesham put in his claim.

3 Edward H. (A.D. 1274–5).

9. At Westminster in the morrow of the Ascension; between Walter, Prior of Bath, querent; and John, son of John Wyscy, impedient; for three messuages in Bath. Plea of warranty of deed was summoned. John acknowledged the right of the Prior as by his gift, to hold of him in frankalmoin free of all secular service; and he warranted the same: and the Prior received John and his heirs into all future benefits and orisons in his church for ever.

Io. At Westminster in the quinzaine of St. John Baptist; between Peter, Prior of Henton Chartus, querent; and Henry de Lacy, Earl of Lincoln, and Margareta his wife, deforciants; for the fee of a knight in Henton Chartus and Northon. Plea of covenant was summoned. The said Earl and Margareta acknowledged the said fee to be the right of the Prior as by their gift, to hold of them and the heirs of Margareta in frankalmoin; and they warranted the same: and the Prior received the Earl and Margareta and the heirs of Margareta into all future benefits and orisons in his church aforesaid for ever.

II. At Westminster in the morrow of All Souls; between Richard de la Ryvere, querent; and Henry de Benyngton and Alice his wife, deforciants; for a messuage and a carucate of land in Esthornyngedon. Plea of covenant was summoned. Henry and Alice acknowledged the right of Richard and quit claimed to him: for this Richard gave Henry and Alice forty marcs.

4 Edward H. (A.D. 1275-6).

- 12. At Westminster in the quinzaine of Easter; between Henry de Brok, querent; William, son of William le Feuere of Northovere, and Alice his wife, impedients; for eight acres of land in Ivelcestre. Plea of warranty of deed was summoned. William and Alice acknowledged the right of Henry as by their gift, to hold of them and the heirs of Alice, rendering yearly one pair of white gloves or one penny at Easter, and doing to the chief lord of the fee all services belonging; and they warranted the same: for this Henry gave William and Alice ten marcs.
- I3. At Westminster in the quinzaine of Easter; between John de la Dunhende, querent; and Richard le Mareschall and Gena his wife, impedients; for a messuage, twenty acres of land, and seven acres of wood in Wodeberwe. Plea of warranty of deed was summoned. Richard and Gena acknowledged the right of John as by their gift, to hold to John and the heirs of his body begotten, of them and the heirs of Gena, rendering yearly one pound of wax and three pence at Easter. If it happen that John shall die without heirs of his body, leaving William de la Dunhende his brother surviving, then the said tenement shall wholly remain to William, to hold of Richard and Gena and the heirs of Gena by the said services; and Richard and Gena warranted against all men if John should die without heir from himself: for this John gave Richard and Gena ten pounds sterling.
- 14. At Westminster in the quinzaine of St. John Baptist; between Thomas Wylet and Margery his wife, querents; and John le Bere of Gevele and Isabella his wife, impedients; for

the moiety of a burgage in the vill of Monte Acuto. Plea of warranty of deed was summoned. John and Isabella acknowledged the right of Thomas and Margery as by their gift, to hold to them and the heirs of Isabella, rendering yearly one rose at Midsummer, and doing to the chief lord of the fee all services belonging; and they warranted the same: for this Thomas and Margery gave John and Isabella ten marcs.

- 15. At Westminster in the quinzaine of St. John Baptist; between Reginald son of Reginald, querent; and Reginald son of Walter de Panely, impedient: for a messuage and a carucate of land in Wodewyk. Plea of covenant was summoned. Reginald son of Walter acknowledged the right of Reginald son of Reginald as by his gift; for this Reginald son of Reginald granted the said tenement to Reginald son of Walter for life, to hold of him, rendering yearly one penny at Easter, and doing to the chief lord of the fee for him all services belonging. After the decease of Reginald son of Walter the said tenement shall wholly revert to Reginald son of Reginald, to hold of the heirs of Reginald son of Walter, rendering yearly one penny at the aforesaid term, and then the heirs of Reginald son of Walter will warrant the same against all men.
- I6. At Westminster in the octave of St. Martin; between John, Prior of Bruton, querent; and Geoffrey de Wrokeshale and Juliana his wife, deforciants; for a messuage and a carucate of land in Sterte. Plea of covenant was summoned. Geoffrey and Juliana acknowledged the right of the Prior as by their gift, to hold of them and the heirs of Geoffrey, rendering yearly two pence, half at Easter and half at Michaelmas, and doing to the chief lord of the fee for them all services belonging; and they warranted the same: for this the Prior gave Geoffrey and Juliana forty marcs.
- 17. At Westminster in the quinzaine of St. Michael; between Simon de Ayston, querent; and John son of William de Ayston, impedient; for two messuages, thirty acres of land, three acres of meadow, and four shillings rent, in Ayston. John acknowledged the right of Simon as by his gift; for this Simon granted the same to John and Alda his wife for their lives, to hold of

him, rendering yearly one penny at Michaelmas, and doing to the chief lord of the fee for Simon all services belonging. After the decease of both John and Alda the said tenement shall wholly revert to Simon to hold of the chief lord by the services aforesaid.

- John Prior of Worspring, querent, by Walter de Locking in his place; and Henry de Pendeneye, impedient; for a messuage and a virgate of land in Locking. Henry acknowledged the right of the Prior as by his gift; for this the Prior granted the same to Henry and Margery his wife for their lives, to hold of him, rendering yearly one penny at Easter, and doing to the chief lord of the fee all services belonging. After the decease of both Henry and Margery the said tenement shall revert to the Prior, quit of the heirs of Henry and Margery, to hold of the heirs of Henry, rendering yearly one penny at the said term and doing to the chief lord of the fee for the heirs of Henry all services appertaining, and then the heirs of Henry will warrant the same against all men.
- 18. At Westminster in the quinzaine of Trinity; between Thomas de Hameldon and Margery his wife, querents; and William Gedrich, deforciant; for a messuage and a virgate of land in Midsomeres Norton. Plea of covenant was summoned. William acknowledged the right of Margery as by his gift; for this Thomas and Margery granted the said tenement to William for life, to hold of them, rendering yearly one rose at Midsummer, and doing for them to the chief lord of the fee all services belonging. After the decease of William the said tenement shall wholly revert to Thomas and Margery and the heirs of Margery, to hold of the chief lord of the fee by the services aforesaid.
- 20. At Westminster in the octave of St. Michael; between John fyz Urs, querent; and Philip fyz Urs and Joan his wife, impedients; for a messuage and the moiety of a virgate of land in Donyford. Plea of warranty of deed was summoned. Philip and Joan acknowledged the right of John as by their gift, to hold of them and the heirs of Joan, rendering yearly one penny at Midsummer, and doing to the chief lord of the fee for them all

services belonging; and they warranted the same: for this John gave Philip and Joan ten marcs.

(Endorsed.) William Everard put in his claim.

5 Edward H. (A.D. 1276-7).

- 21. At Westminster in the octave of St. Hillary; between John Comyn, querent; and William Comyn, impedient; for a carucate of land in Hundesterte. William acknowledged the right of John as by his gift; for this John granted the land to William for life, to hold of him, rendering yearly one clove gillyflower at Easter; and he warranted against all men. After the decease of William the said land shall wholly revert to John to hold of the chief lord of the fee by the services appertaining.
- 22. At Westminster in a month of Easter; between Gilbert Barill, querent; and John Barill, impedient; for a messuage with garden, forty two acres of land and five acres of meadow, in Northpereton, a croft in the same, and five acres of meadow in Donewere. John acknowledged the right of Gilbert as by his gift; for this Gilbert granted the same to John for life, to hold of him and the heirs of his body procreated, rendering yearly one rose at Midsummer. After the decease of John the said tenement shall wholly revert to Gilbert and his heirs, to hold of the chief lord of the fee by the services belonging. If it happen that Gilbert shall die without heir of his body, then the said tenement shall wholly remain to John de Reygny and Joan his wife, cousin of Gilbert and heir of Joan, to hold of the chief lord as aforesaid; and be it known that John conceded that his heirs after his death shall be held to warrant to Gilbert and his heirs, or to John de Reygny and Joan and the heirs of Joan if Gilbert shall die without heirs.
- 23. At Westminster in three weeks of Easter; between Walter son of Osmund de Northover, querent; and Hugh le Lung (de) Ivelcestre, and Matilda his wife, impedients; for six acres of land in Northover. Plea of warranty of deed was summoned. Hugh and Matilda acknowledged the right of

Walter as by their gift, to hold of them and the heirs of Matilda, rendering yearly one half penny at Easter, and doing to the chief lord of the fee for them all services belonging; and they warranted the same: for this Walter gave Hugh and Matilda six marcs.

- 24. At Westminster in the quinzaine of Trinity; between Robert Burnel, Bishop of Bath and Wells, querent, by John de Berewyk in his place; and William le Border and Elizabeth his wife, impedients; for fifty six shillings and six pence rent in Neuwenton Reyny. Plea of warranty of deed was summoned. William and Elizabeth acknowledged the right of Robert as by their gift, to hold to the said Robert and his heirs, of them and the heirs of Elizabeth for ever, rendering yearly one penny at Easter, and doing to the chief lord of the fee for them all services belonging. And besides, William and Elizabeth conceded that the fourth part of the manor of Neuwenton Reyny which Akina, who was the wife of William de Reyny, held in dower of them, the heritage of Elizabeth, the day this concord was made, and which fourth part after the decease of Akina ought to revert to William and Elizabeth and the heirs of Elizabeth, after the decease of Akina shall wholly remain to Robert and his heirs, to hold with the said rent, of them, by the services aforesaid; and they warranted the same: for this Robert gave William and Elizabeth fifty marcs. And be it known that Salomon de Roffy was sent to Akina to hear her acknowledgment if what she claimed in the said fourth part was only as dower, and he returned his letter to the Judges to the effect that Akina claimed nothing except as dower.
- 25. At Westminster in the quinzaine of St. Martin; between Walter de Knolton, querent; and John de Gatepathe and Matilda his wife, impedients; for a messuage and fourteen acres of land and a half in Middleton. Plea of warranty of deed was summoned. John and Matilda acknowledged the right of Walter as by their gift, to hold of them and the heirs of Matilda, rendering yearly one clove gillyflower at Easter, and doing to the chief lord of the fee for them all services belonging; and they warranted the same: for this Walter gave John and Matilda ten marcs.

6 Edward H. (A.D. 1277-8).

- 26. At Westminster in three weeks of Easter; between Richard Byssop and Sunetta his wife, querents; and John de Barton, deforciant; for two parts of a carucate of land in Barton. Plea of covenant was summoned. John acknowledged the right of Richard and Sunetta, as by his gift, to hold to them and the heirs of Richard, of him, rendering yearly one clove gillyflower at Easter, and doing to the chief lord of the fee for him all services belonging. And besides, John granted that the third part of the said carucate which Walter de la Wyle and Avicia his wife held in dower of Avicia, the heritage of John, and which third part after the decease of Avicia ought to revert to John, after the decease of Avicia shall wholly remain to Richard and Sunetta and the heirs of Richard, to hold with the aforesaid two parts; and John warranted against all men: for this Richard and Sunetta gave John ten pounds sterling. This concord was made in the presence of Walter and Avicia, who acknowledged they claimed nothing in the said third part except as dower.
- 27. At Westminster in the quinzaine of Trinity; between Henry de Brok, querent; by William de Aldesworthy in his place; and William son of Hugh le Rous of Yevelcestre and Alice his wife, impedients; for five acres of land and a half, and two acres of meadow and a half in Yevelcestre. Plea of warranty of deed was summoned. William and Alice acknowledged the right of Henry as by their gift, to hold of them and the heirs of Alice, rendering yearly one rose at Midsummer, and doing to the chief lord of the fee for them all services belonging; and they warranted the same: for this Henry gave them ten pounds sterling.
- 28. At Westminster in the octave of St. John Baptist; between Robert, master of the Hospital of St. John of Radeclyve, Bristoll, querent; and John Bastard and Cristiana his wife, deforciants; for a messuage and a virgate of land in Budecumbe. Plea of covenant was summoned. John and Cristiana acknowledged the right of the master as by their gift, to hold of them and the heirs of Cristiana in frankalmoin free of all secular

service; and they warranted the same: and the master received John and Cristiana and the heirs of Cristiana into all future benefits and orisons in his Hospital aforesaid.

- 29. At Westminster in three weeks of St. Michael; between Walter de Bruges, querent; and Peter de Bruges, impedient; for a messuage and a hide of land in Northcheryton, and seven acres of meadow and an acre of land in Halton. Peter acknowledged the right of Walter as by his gift; for this Walter granted the same to Peter for life, to hold of him and the heirs of his body begotten, rendering yearly one pound of cumin at Easter, and doing to the chief lord of the fee for him all services belonging. After the decease of Peter the said tenement shall wholly revert to Walter, to hold of the heirs of Peter, rendering one penny at Michaelmas and doing to the chief lords all services belonging; and then the heirs of Peter will warrant against all men. If it happen that Walter shall die without heir of his body, then the said tenement after the decease of Peter shall wholly remain to the next heir of Peter to hold of the chief lords as aforesaid.
- 30. At Westminster in the morrow of the Purification; between John de Bello Campo, querent; and Adam de Lysewys, impedient; for the manor of Stokelinch. Adam acknowledged the right of John as by his gift; for this John granted the same to Adam and Joan his wife; except an acre of land and a half in Hethrigg, the advowson of the church, and the homages, and services of the free tenants of the same manor, which remain to John; to hold to Adam and Joan for their lives, of John, rendering yearly one penny at Easter; and John warranted the same. After the decease of both Adam and Joan the said manor shall revert wholly to John, to hold of the chief lords of the fee by the services appertaining: and John gave Adam forty marcs.
- 31. At Westminster in the morrow of St. John Baptist; between Adam de Bagedripe, querent; and Cristiana de Wecheford, deforciant; for two messuages, two hundred acres of land, ten acres of wood and eighteen acres of meadow, and eighteen acres of wood, ten shillings and four pence rent, and a rent of one pound of wax and a pound of pepper, in Bradeford, Brum-

ton Rauft, and Hederdon. Plea of covenant was summoned. Cristiana acknowledged the right of Adam, to hold of her, rendering one rose at Midsummer, and doing to the chief lords of the fees for her all services belonging; and she warranted against all men: for this Adam gave Cristiana one sore sparrow hawk.

(Endorsed.) John de Cameys and Margareta his wife put in their claim.

- 32. At Westminster in the quinzaine of Easter; between William de Yadwyk, junior, querent; and William de Yadwyk, senior, impedient; for a messuage and a virgate of land and a half, except one acre, in Pulton. William, senior, acknowledged the right of William, junior, as by his gift; for this William, junior, granted the same to William, senior, for life, to hold of him, rendering yearly one penny at Easter. After the decease of William, senior, the said tenement shall wholly revert to William, junior, to hold of the chief lords of the fee by the services belonging.
- 33. At Westminster in the quinzaine of Trinity; between Joan de Lodewell, querent; and Pagan de Lodewell, deforciant; for a messuage and two acres of land, one acre and three rods of meadow, and one acre of wood, in Elleberewe. Plea of covenant was summoned. Joan acknowledged the right of Pagan as by her gift; for this Pagan granted the same to Joan for life, to hold of him, rendering yearly one rose at Midsummer, and doing to the chief lords of the fee all services belonging; and he warranted the same. After the decease of Joan the said tenement shall wholly revert to Pagan to hold of the chief lords as aforesaid.
- 34. At Westminster in the quinzaine of St. Martin; between William de Mertok, querent; and William Aumbesas and Joan his wife, impedients; for a messuage, sixty acres of land, and eleven acres of meadow and a half, in la Lade. William Aumbesas and Joan acknowledged the right of William de Mertok as by their gift, to hold of them and the heirs of Joan, rendering yearly one clove gillyflower at Christmas, and doing to the chief lords of the fee all services belonging; and they

warranted against all men: for this William de Mertok gave them one hundred marcs.

35. At Westminster in the octave of St. Michael; between Joan daughter of Robert Rofot, querent; and John Groel of Waterleston and Isolda his wife, impedients; for a messuage, and a virgate and ten acres of land, in Wynakersute and Waterleston. Plea of warranty of deed was summoned. John and Isolda acknowledged the right of Joan as by their gift, to hold of them and the heirs of Isolda, rendering yearly one penny at the feast of St. Michael; and they warranted against all men: for this Joan gave John and Isolda ten marcs.

8 Edward H. (A.D. 1279-80).

36. At Somerton in the morrow of All Souls; between William de Fanelor, querent; and William Attetoneshend and Cecilia his wife, impedients; for the moiety of a messuage, five acres of land and a half, and three perches of meadow, in Kyngton Maundevill. Plea of warranty of deed was summoned. William Attetoneshend and Cecilia acknowledged the right of William de Fanelor as by their gift, to hold of them and the heirs of Cecilia, rendering yearly one rose at Midsummer, and doing to the chief lords of the fee all other services belonging; and they warranted the same: for this William de Fanelor gave them one sore sparrow hawk.

37. At Somerton in the morrow of All Souls; between Michael le Goyz, querent; and John de Weston and Alice his wife, deforciants; for a messuage, and the moiety of an acre of land, in Greynton. Plea of covenant was summoned. John and Alice acknowledged the right of Michael as by their gift, to hold of them and the heirs of Alice, rendering yearly one rose at Midsummer; and they warranted against all men. For this Michael gave and granted to John and Alice in exchange, a messuage and half an acre and the fourth part of an acre of land in the same vill, to hold to them and the heirs of Alice, of him, rendering yearly a rose at Midsummer; and he warranted the same. And besides Michael gave John and Alice twenty shillings sterling.

38. At Somerton in the morrow of All Souls; between Adam de Waltham, querent; and Thomas de Engelby and Matilda his wife, impedients; for four acres of land in Chilterne Dunmere. Plea of warranty of deed was summoned. Thomas and Matilda acknowledged the right of Adam as by their gift, to hold of them and the heirs of Matilda, rendering yearly one pair of white gloves or one penny, at Easter, and doing to the chief lords of the fee all services belonging; and they warranted against all men: for this Adam gave them one sore sparrow hawk.

39. At Somerton in the octave of St. Michael; between William Tyllyng of Cosynton and Cristiana his wife, claimants; and Michael le Goyz, tenent; for the moiety of a virgate of land in Horblonton: and between the said William and Cristiana, claimants; and the said Michael who John Golofre called to warrant; for a messuage, five acres of land, and half an acre of meadow, in the same vill. Assise of mort ancestor was summoned. William and Cristiana acknowledged the right of Michael to all the said tenements and quit claimed to him; for this Michael granted to William and Cristiana the said moiety of a virgate of land, and nine acres of land, to hold to them and the heirs of Cristiana, of him, rendering yearly one pound of cumin at Michaelmas, and doing the regal service as much as belongs to such a holding of that fee in that vill; and he warranted the same against all men.

40. At Somerton in the morrow of All Souls; between Henry de Merlaund, claimant; and Thomas son of Ralph le Bret, tenent; for two parts of a messuage, eight acres of wood, eight acres of meadow, and a carucate of land, except two parts of twelve acres, in Orchardeslegh: and between the said Henry, claimant; and the said Thomas, who Roesia, who was wife of Ralph le Bret, called to warrant; for the third part of a messuage, a carucate of land, eight acres of meadow, and eight acres of wood, except the third part of twelve acres of land, in the said vill. Thomas acknowledged the right of Henry and quit claimed to him: for this Henry gave Thomas twenty pounds sterling.

41. At Somerton in the morrow of St. John Baptist; be-

tween Robert de Marisco, querent; and Walter de la More and Dionisia his wife, impedients; for a messuage and the moiety of a virgate of land in Kywestok. Plea of warranty of deed was summoned. Walter and Dionisia acknowledged the right of Robert as by their gift, to hold of them for their lives, rendering per annum eight shillings, four quarters of wheat, two quarters of barley, and four quarters of oats, viz., at the feast of St. Michael two quarters of wheat, one quarter of barley, and two quarters of oats; at the feast of St. Andrew Apostle eight shillings; and at Christmas two quarters of wheat, one quarter of barley, and two quarters of oats; and doing to the chief lords of the fee all services appertaining. After the decease of both Walter and Dionisia, Robert shall be quit of the said payments of money and corn, and shall hold the said tenement of the chief lords of the fee by the services belonging: for this Robert gave Walter and Dionisia twenty shillings sterling.

- 42. At Somerton in the morrow of St. John Baptist; between William Arthur, querent: and William de Wyntred, impedient; for a messuage and four score acres of land, in Wyntred and Hundeshers. Plea of warranty of deed was summoned. William de Wyntred acknowledged the right of William Arthur as by his gift; for this William Arthur granted the same to William Wyntred for life, rendering yearly one clove gillyflower at Easter, and doing to the chief lords of the fee all services belonging. After the decease of William de Wyntred the said tenement shall wholly revert to William Arthur, to hold of the chief lords of the fee by the services appertaining.
- 43. At Somerton in the morrow of All Souls; between William de Weleslegh, querent; and William de Hanum and Alice his wife, deforciants; for a messuage in Ivelcestre. Plea of covenant was summoned. William de Hanum and Alice acknowledged the right of William de Weleslegh as by their gift, to hold of them and the heirs of Alice, rendering yearly one pair of white gloves or one penny at Easter, and doing to the chief lords of the fee all services belonging; and William de Hanum and Alice warranted the same: for this William de Weleslegh gave William de Hanum and Alice forty shillings sterling.

- 44. At Somerton in three weeks of St. John Baptist; between Robert de Panes and Amabilia his wife, querents; and Nicholas de la Mare, deforciant; for a messuage and three carucates of land in Laverton. Plea of covenant was summoned. William and Amabilia acknowledged the right of Nicholas as by their gift; for this Nicholas granted the said tenement to them for the life of each of them, to hold of the chief lords of the fee by the services belonging. After the decease of both Robert and Amabilia the said tenement shall wholly remain to Thomas their son and the heirs of his body, to hold by the said services. If it happen that Thomas shall die without heir of his body begotten, Robert his brother surviving him, the said tenement shall wholly remain to Robert and the heirs of his body, to hold by the aforesaid services. If it happen that Robert shall die without heir of his body the said tenement shall wholly remain to the other heirs of Amabilia, to hold by the said services. If it happen that Amabilia shall die without heirs of her body, or that her heirs shall die without heirs, then the said tenement, after the decease of Robert de Panes, Thomas and Robert his brother and the heirs of Thomas and Robert his brother, shall wholly revert to Nicholas and his heirs, to hold of the chief lords as aforesaid.
- 45. At Somerton in the morrow of St. John Baptist; between John de Columbar, querent; and Adam de Langerigg and Lucia his wife, deforciants; for twenty four acres of land and two acres of meadow in Lovelesstoclond. Plea of covenant was summoned. Adam and Lucia acknowledged the right of John and quit claimed to him: for this John gave Adam and Lucia one sore sparrow hawk.
- 46. At Somerton in the quinzaine of St. John Baptist; between William de Thorlokes, querent; and Thomas de Tymeworthe, deforciant; for a messuage and a carucate of land in Hoccecumbe, Torre, and Leye. Thomas acknowledged the right of William; for this William granted the same to Thomas, to hold of him, rendering yearly one penny at Easter, and doing to the chief lords of the fee all services belonging; and William warranted against all men; and Thomas gave William four score and ten pounds sterling. And be it known that William

Thorlokes took the homage of Thomas de Tymeworth in banco.

- 47. At Somerton in the morrow of All Souls; between Roger de Mortuo Mari and Isabella his wife, claimants, and Hugh son of William Hugelyn, tenent; for a messuage and two acres of land in Mertock. Assise of mort ancestor was summoned. Roger and Isabella acknowledged the right of Hugh and quit claimed to him: for this Hugh gave Roger and Isabella one sore sparrow hawk.
- 48. At Somerton in the morrow of St. John Baptist; between Robert Michel, claimant; and William Miles and Idonia his wife, tenents; for a messuage, twenty eight acres of land, and six acres of meadow, in Camel Reginæ. Assise of mort ancestor was summoned. William and Idonia acknowledged the right of Robert, and, except eight acres and a half of land and an acre of meadow, quit claimed to him; for this Robert granted to William and Idonia the said eight acres and a half of land and one acre of meadow, namely, four acres of land in the field east of the said vill, four acres in the field west of the said vill, half an acre in Atte Croft enclosed by a ditch, half an acre of meadow in Staberlak, and half an acre of meadow in le North Thurn, to hold to William and Idonia and the heirs of the body of Idonia begotten, of Robert, rendering yearly one pound of cumin at Michaelmas; and Robert warranted against all men. If it happen that Idonia shall die without heir of her body begotten, then the said land, after the decease of William, shall wholly revert to Robert and his heirs.
- 49. At Somerton in three weeks of St. John Baptist; between Robert Storie and Agnes his wife, William Capun and Joan his wife, claimants; and Benedict le Feuere of Yvelcestre and Alice his wife, who Nicholas de Caldewell and Isabella his wife called to warrant; for a messuage, two gardens, thirteen acres of land, seven pence rent, three perches of meadow, and three acres and a half of wood, in Cumpton in Dunden. Assise of mort ancestor was summoned. Benedict and Alice acknowledged the right of Agnes and Joan; for this Robert and Agnes, William and Joan, at the instance of Benedict and Alice,

granted the said tenement to Nicholas and Isabella to hold of the chief lords of the fee by the services belonging. besides Robert and Agnes, William and Joan, Benedict and Alice, granted that the tenement which Juliana who was the wife of Ralph Warde, and Robert de Bosco and Thomasia his wife, held in dower the inheritance of Agnes, Joan, and Alice in the said vill, the day this concord was made, and which after the decease of Juliana and Thomasia ought to revert to Robert Storie and Agnes, William and Joan, Benedict and Alice, after the decease of Juliana and Thomasia shall wholly revert to Nicholas and Isabella, to hold together with, and by the same services as, the tenement aforesaid. This concord was made in the presence of Juliana, Robert de Bosco and Thomasia, they acknowledging that they claimed nothing except in the name of dower: likewise Robert de Bosco and Thomasia quit claimed to Nicholas and Isabella the said tenement which they held in dower.

50. At Somerton in three weeks of St. John Baptist; between Robert de Bradeford and Avicia his wife, querents; and Symon de Hylecumb, impedient; for a messuage and a carucate of land and a half, in Hylecumb, Chelewurth, Pusemeyrs, and Illegh. Plea of warranty of deed was summoned. Symon acknowledged the right of Avicia as by his gift; for this Robert and Avicia granted the same to Symon for life to hold of them and the heirs of Avicia begotten, rendering yearly one penny at Easter, and doing to the chief lords of the fee for them all services belonging. After the decease of Symon the said tenement shall wholly revert to Robert and Avicia, to hold by the same services. If it happen that Avicia shall die without heir of her body, then the said tenement after the decease of Robert, shall wholly revert to the next heirs of Symon to hold of the chief lords by the services aforesaid.

(Endorsed.) Baldwyn de Meryet and Joan his wife Philip de Cnolle and Alianora his wife, put in their claims.

51. At Somerton in three weeks of St. John Baptist; between Robert le Large, querent; and William Guly and Matilda his wife, deforciants; for fourteen acres of land and a moiety of a messuage in Babbecarie. Plea of covenant was

summoned. William and Matilda acknowledged the right of Robert as by their gift, to hold of the chief lords of the fee by the services appertaining: for this Robert gave William and Matilda thirteen marcs.

- 52. At Somerton in three weeks of St. John Baptist; between Richard Pyck and Nichola his wife, querents; and John son of Hugh le Rus of Yvelcestre and Cecilia his wife, deforciants; for two messuages, and half a virgate and ten acres of land in Sutton Malet. Plea of covenant was summoned. John and Cecilia acknowledged the right of Richard and quit claimed to him: for this Richard and Nichola gave them one sore sparrow hawk.
- 53. At Somerton in the morrow of St. James Apostle; between Nicholas Shuggel and Edith his wife; and John Dollyng, tenent; for a messuage in the vill of Monteacuto. Assise of mort ancestor was summoned. Nicholas and Edith acknowledged the right of John and quit claimed to him: for this John gave them one sore sparrow hawk.
- 54. At Somerton in a month of St. John Baptist; between Alexander Tragyn, claimant; and John Tragyn, tenent; for a messuage, forty two acres of land, and eight acres of pasture, in Hengstrig. Alexander quit claimed to John; for this John, at the instance of Alexander, granted the same to Richard de Heydon and Felicia his wife, to hold of him, rendering yearly one penny at Easter, and doing to the chief lords of the fee, for him, all services belonging; and John warranted against all men.
- 55. At Somerton in the quinzaine of St. John Baptist; between William de Evereus, claimant; and Ralph de Bagepuz who Hawisia late the wife of Ralph de Bagepuz called to warrant; for the third part of a messuage, one carucate of land and two mills, in Cheddre: and between the said William, claimant; and the said Ralph, who Joan late wife of Henry de Bagepuz called to warrant; for the third part of two parts of a messuage, one carucate of land and two mills, in the same vill: and between the same William, claimant; and the said Ralph, tenent; for two parts of a messuage, one carucate of land and two mills, except the third part of the same, in the same vill. Ralph

acknowledged the right of William and quit claimed to him the said two parts of the said messuage, carucate of land and two mills, except the third part of the same. For this, William, at the instance of Ralph, granted to Hawisia the said third part, to hold of him by the services belonging, for her life as dower; after her decease the said third part shall wholly revert to William quit of Ralph. Likewise William, at the instance of Ralph, granted to Joan the said third part of two parts, to hold of him by the services belonging, for her life as dower; after the decease of Joan the said third part of two parts shall entirely revert to William quit of Ralph.

56. At Somerton in the quinzaine of St. John Baptist: between Mathew de Furneaus, claimant; and Gilbert de Cnouylle and Hawysia his wife, tenents; for the manor of Pukynton. Gilbert and Hawysia acknowledged the right of Mathew: for this Mathew granted the said manor to them, as in demesnes, homages, services of free men, villeinages, woods meadows, pastures, advowson of the church, and all other things appertaining, to hold to them and the heirs of Hawysia, of him. rendering yearly at the feast of the Purification, twelve pence, by way of a rent called aveneles bote, and doing to Mathew as much service as belongs to one knight's fee, and likewise doing suit for Mathew at the Hundred of Bolestone three weeks in three weeks; and Mathew warranted against all men; and Gilbert and Hawysia gave Mathew one hundred pounds sterling. This concord was made in the presence of Joan de Insula, from whom Gilbert and Hawysia formerly claimed to hold the said manor, she consenting.

9 Edward H. (A.D. 1280-1).

57. At Westminster in the octave of Trinity; between Geoffrey Charmpeneys and Matilda his wife, querents; and John Peverel and Cecilia his wife, impedients; for a messuage and two carucates of land in Wilmedon, and the advowson of the church of St. Mary of Bath. Plea of warranty of deed was summoned. John and Cecilia acknowledged the said tenements and

the advowson, to be the right of Geoffrey as by their gift, to hold of the chief lords of the fee by the services belonging; and they warranted against all men.

58. At Westminster in the quinzaine of Easter; between the King and Alienora his queen consort, querents; and Thomas de Pyn and Hawysiahis wife, deforciants; for the manor of Dulverton. Plea of covenant was summoned. Thomas and Hawysia acknowledged the right of the King and Queen; for this the King and Queen granted the said manor to them, to hold for the life of each of them, rendering yearly one penny at Easter. After the decease of both Thomas and Hawysia the said manor shall wholly revert to the said King and Queen.

(Endorsed.) Thomas de Salley and Margeria his wife put in their claim: and William son of Simon de Geroldeston, and Richard de Wh-tesdon put in their claims.

59. At Westminster in the octave of St. Michael; between William de Hampton, querent; and Henry Grapinel and Margery his wife, impedients; for a messuage and a virgate of land in Herecote. Plea of warranty of deed was summoned. Henry and Margery acknowledged the right of William, as by their gift; to hold of them and the heirs of Margery, rendering yearly one penny at Christmas, and doing to the chief lords of the fee for them all services belonging, and they warranted against all men. For this William gave Henry and Margery four score marcs.

60. At Wilton in three weeks of St. John Baptist; between Henry de Gevelton and Agnes his wife, querents; and John de la Hale and Sarra his wife, impedients; for the fourth part of two messuages and a virgate of land and a half in Spekynton. Plea of warranty of deed was summoned. John and Sarra acknowledged the right of Henry as by their gift, to hold of them and the heirs of Sarra, rendering yearly one halfpenny at Easter, and doing to the chief lords of the fee for them all other services belonging; and besides John and Sarra granted that the whole of that tenement which James de Fifhyde and Isabella his wife held in dower, the inheritance of Agnes on the day this agreement was made, and which tenement after the decease of

Isabella ought to revert to John and Sarra, after the decease of Isabella shall wholly remain to Henry and Agnes; to hold, together with the aforesaid tenement, by the services belonging; and John and Sarra warranted against all men: for this Henry and Agnes gave John and Sarra ten pounds sterling. This concord was made in the presence of James and Isabella who knew they had no right in the said tenement, except as dower.

61. At Wilton in a month of St. John Baptist; between Henry de Gevelton and Agnes his wife, querents; and John le Waleys and Cristiana his wife, impedients; for three parts of two messuages and a virgate of land and a half in Spekynton. Plea of warranty of deed was summoned. John and Cristiana acknowledged the right of Henry as by their gift, to hold of them and the heirs of Cristiana, rendering yearly one penny at Easter and doing to the chief lords of the fee for them all other services belonging. And besides John and Cristiana granted that all that tenement which James de Fyfhyde and Isabella his wife held in dower of the inheritance of Cristiana in the same vill the day this concord was made, and which tenement, after the decease of Isabella ought to revert to John and Cristiana, after the decease of Isabella shall wholly revert to Henry and Agnes, to hold together with the aforesaid tenement, of John and Cristiana and the heirs of Cristiana by the aforesaid services: and John and Cristiana warranted against all men: for this Henry and Agnes gave them forty marcs. Further Henry and Agnes, at the instance of John and Cristiana, conceded that in future they would render every year to James and Isabella for the life of Isabella, at Spekynton, one marc, half at Christmas and half at Easter. If it happen that Henry and Agnes fail in the said payment at either term, then James and Isabella may distrain on the chattels in the said tenement until full payment is made. This concord was made in the presence of James and Isabella who knew they had no claim in the said tenement save as dower.

62. At Marleberge in the octave of St. Michael; between William de Welyngton, querent; and John son of Bernard, impedient; for a messuage, a carucate of land, and one hundred shillings rent in Lyminton. Plea of warranty of deed was

summoned. John acknowledged two parts of the said tenement, as in demesnes, homages, services of free men, villeinages with the villeins holding the same and all their households and belongings (sequelæ), meadows, pastures, wards, reliefs, escheats, aids, and all other things to those two parts appertaining, to be the right of William as by his gift, to hold of him, rendering yearly one penny at Easter. Besides, John granted that the third part of the said tenement, which Joan, who was wife of Richard son of Bernard, held in dower of the inheritance of John in the same vill, the day this concord was made, and which third part, after the decease of Joan, ought to revert to John, after the decease of Joan shall wholly remain to William, to hold, together with the said two parts, of John, by the aforesaid services; and John warranted against all men: for this William gave him one sore goshawk. This concord was made in the presence of Joan who knew she had no right in the said third part save as dower.

63. At Wilton in three weeks of St. John Baptist; between Richard, Prior de la Langelete, claimant; and William Waspray, deforciant; for the advowson of the church of Lullington. William acknowledged the said advowson to be the right of the Prior and his church of St. Radegund de la Langelete and quit claimed to him: for this the Prior gave William thirteen marcs.

64. At Wylton in the octave of Trinity; between Henry del Punt, querent; and William de Leycestria and Benedicta his wife, deforciants; for a virgate of land in Punt and Wulfrynton. Plea of covenant was summoned. William and Benedicta acknowledged the right of Henry as by their gift, to hold of the chief lords of the fee by the services belonging: for this Henry gave William and Benedicta one sore sparrow hawk.

10 Edward H. (A.D. 1281-2).

65. At Westminster in the quinzaine of Trinity; between William de Fanelore, querent; and Robert de Bartone, impedient; for a messuage, a carucate of land, and the sixth

part of a mill, in Barton. Robert acknowledged the right of William as by his gift; for this William granted to Robert and Matilda his wife the said tenement, to hold of him for the life of each of them, rendering per annum four pence, two pence at Michaelmas and two pence at Easter; and William warranted against all men. After the decease of both Robert and Matilda the said tenement shall wholly revert to William to hold of the chief lords of the fee by the services belonging: and besides William gave Robert forty marcs.

- 66. At Salop in a month of St. Michael; between Robert Bishop of Bath and Wells, querent; and Adam de Nortoft and Emma his wife, deforciants; for a messuage, a mill, two carucates of land, one hundred acres of wood, and six marcs of rent, in Kynemerdon. Plea of covenant was summoned. Adam and Emma acknowledged the right of Robert the Bishop as by their gift, to hold to the Bishop and his heirs of them and the heirs of Emma, rendering yearly one pair of gilt spurs or six pence at Easter; and Adam and Emma warranted against all men: for this the Bishop gave them two hundred pounds sterling.
- 67. At Exon in the quinzaine of St. Martin; between Laurence de Horsy, querent; and William le Border and Elizabeth his wife, deforciants; for a messuage, three bovates of land, and twelve shillings rent, in Hardyngton. Plea of covenant was summoned. William and Elizabeth acknowledged the right of Laurence as by their gift, to hold to him and the heirs of his body, of them and the heirs of Elizabeth, rendering yearly one penny at Easter, and doing to the chief lords of the fee for them all other services belonging; and they warranted against all men. If it happen that Laurence shall die without heirs of his body, then the said tenements shall wholly revert to William and Elizabeth, to hold from the chief lords of the fee by the services belonging: for this Laurence gave William and Elizabeth one sore sparrow hawk.
- 68. At Exon in the octave of the Purification; between Margery de Holte, querent, by Richard de Holte in her place; and Hugh de Locumb; for this, that Hugh should permit Margery to have reasonable estovers in his woods in Locumb

and Holte, wherin Margery claimed to have every year, four cartloads of alder and four cartloads of oak as belonging to her free tenement in those vills. Hugh granted for himself and his heirs that Margery should have every year six cartloads of alder out of the woods as her estovers, half at Michaelmas and half at St. Thomas Apostle; for this, Margery remitted all claim for the oak she had demanded from the said woods.

11 Edward H. (A.D. 1282-3).

69. At Salop in the quinzaine of Hillary; between Nicholas de Craunford, querent; and Richard de Weston, impedient; for one acre of land in Weston and the advowson of the church there. Plea of warranty of deed was summoned. Richard acknowledged the right of Nicholas, as by his gift, to hold to him of Richard, rendering yearly one rose at midsummer; and Richard warranted against all men: for this Nicholas gave Richard twenty marcs.

70. At Salop in the quinzaine of Hillary; between Brian de Gowyz, junior, querent; and Brian de Gowyz, senior, deforciant; for seven carucates of land in Kyngesdon. Plea of covenant was summoned. Brian, senior, acknowledged the right of Brian, junior, as by his gift, to hold to Brian, junior, and the heirs of his body, of Brian, senior, rendering yearly one penny at Easter, and likewise rendering yearly to Brian, senior, for his life sixty pounds sterling by quarterly payments, and doing to the chief lords of the fees for Brian, senior, all other services belonging. If it happen that Brian, junior, shall die without heirs of his body, his brother Henry surviving, then the said tenement shall wholly remain to Henry and the heirs of his body, to hold of Brian, senior, by the aforesaid services. If it happen that Henry die without heirs of his body, his brother John surviving, then the said tenement shall wholly remain to John and the heirs of his body, to hold of Brian, senior, by the aforesaid services. it happen that John die without heirs of his body, his brother Nicholas surviving, then the said tenement shall wholly remain to Nicholas and the heirs of his body, to hold of Brian, senior

by the aforesaid services. If it happen that Nicholas die without heirs of his body, his brother Roger surviving, then the said tenement shall wholly remain to Roger and the heirs of his body, to hold of Brian, senior, by the aforesaid services. If it happen that Roger die without heirs of his body, his sister Sibilla surviving, then the said tenement shall wholly remain to Sibilla and the heirs of her body, to hold of Brian, senior, by the aforesaid services. If it happen that Sibilla die without heirs of her body, then the said tenement shall wholly revert to Brian, senior, and his heirs, to hold of the chief lords of the fees by the services belonging. Brian, senior, warranted the said tenement against all men. After the decease of Brian, senior, the yearly payment of sixty pounds shall cease. For this Brian, junior, Henry, John, Nicholas, Roger, and Sibilla, gave Brian, senior, one sore goshawk.

(Endorsed.) Henry de Gowyz put in his claim.

- 71. At Salop in the quinzaine of Easter; between Geoffrey Bostard and Agnes his wife, querents; and Richard Bysshop and Joan his wife, impedients; for a messuage, and thirty acres of land, in Meriet. Plea of warranty of deed was summoned. Richard and Joan acknowledged the right of Geoffrey, as by their gift, to hold of them and the heirs of Joan, rendering yearly one clove gillyflower at Easter, and doing to the chief lords of that fee for them all other services belonging; and they warranted against all men: for this Geoffrey and Agnes gave them twenty marcs.
- 72. At Westminster in three weeks of St. Michael; between James de Multon, querent; and Matilda de Multon, impedient; for the manors of Assehulle and Sevenhampton. Matilda acknowledged the said manors to be the right of James as by her gift. For this James granted the same to Matilda, to hold of him and the heirs of his body, for her life, rendering yearly one rose at Midsummer and doing to the chief lords of that fee for him all other services belonging. After the decease of Matilda the said manors shall wholly revert to James to hold of the heirs of Matilda by the aforesaid service; and then the heirs of Matilda will warrant against all men. If it happen that

James shall die without heirs of his body, or that the heirs of his body die without heirs, then the said manors, after the decease of Matilda, shall wholly revert to the heirs of Matilda, to hold of the chief lords of that fee by the services belonging.

73. At Westminster in the quinzaine of St. Michael; between Richard de Weleton, querent; and Isabella de Weleton, impedient; for a messuage, and a carucate of land, in Barenton. Isabella acknowledged the right of Richard as by her gift; for this Richard granted the said tenement to Isabella, to hold of him and the heirs of his body, for her life, rendering yearly one clove gillyflower at Easter, and doing to the chief lords of the fees for him all other services belonging. After the decease of Isabella the said tenement shall wholly revert to Richard, to hold of the chief lords of the fees by the services aforesaid. If it happen that Richard die without heirs of his body, then the said tenement shall wholly remain to the right heirs of Isabella, to hold of the chief lords as aforesaid.

(Endorsed.) John son of David de Weleton put in his claim.

74. At Salop in the quinzaine of St. Martin; between William de la Hoge and Sarra his wife, querents; and Osbert de Bath, deforciant; for a messuage and six bovates of land in the moor next Suth-Pederton. Plea of covenant was summoned. William and Sarra acknowledged the right of Osbert; for this Osbert granted the same to them, except a third part, which Margaret who was the wife of John de Bretasche once held in dower, to hold of him for the life of each of them, rendering yearly fourteen shillings at four terms; and he warranted against all men. After the decease of both William and Sarra the said tenements shall wholly revert to Osbert, to hold of the chief lords of that fee by the services belonging. For this William and Sarra gave Osbert twelve marcs.

(Endorsed.) William de Aubeny put in his claim.

12 Edward H. (A.D. 1283-4).

75. At Westminster on the morrow of St. John Baptist; between Richard de Thymmewrth, querent; and Thomas de Tymmewrth, deforciant; for two messuages, a water mill, two hundred acres of land, nineteen acres of meadow, sixteen acres (wood), and four pounds rent, in Bekeleye, Hoccumbe, Thorre, and Leghe. Plea of covenant was summoned. Thomas acknowledged the right of Richard, as by his gift; for this Richard granted the said tenement to Thomas and Lucia his wife, to hold for their lives, rendering yearly one clove gillyflower, and doing to the chief lords of those fees for him all other services belonging; and he warranted the same. After the decease of both Thomas and Lucia the said tenement shall wholly revert to Richard and his heirs, to hold of the chief lords by the services aforesaid.

76. At Westminster in the octave of St. Michael; between William de Rameseye and Elizabeth his wife, querents; and Symon son of Guido, deforciant; for a messuage, and a carucate of land, in Cantokeshevede. Plea of covenant was summoned. William and Elizabeth acknowledged the right of Simon, as by their gift; for this Symon granted the same to them, to hold to them and the heirs of Elizabeth begotten by William, of the chief lords of that fee, doing all services belonging. If it happen that Elizabeth shall die without heirs begotten by William, he surviving, the said tenements shall wholly remain to him, to hold of the chief lords of that fee by the aforesaid services, for his life; and then after the decease of William the said tenements shall remain to the right heirs of Elizabeth, to hold of the chief lords as aforesaid.

77. At Westminster on the morrow of Ascension; between Hugh Everard, querent; and Joceus Bal, deforciant; for a messuage, and five acres of land, in Sanford juxta Banewelle. Plea of warranty of deed was summoned. Joceus acknowledged the right of Hugh as by his gift; for this Hugh granted the same to Joceus for life, to hold of him, rendering yearly one penny at Easter, and doing to the chief lords of that fee for Hugh all other services. After the decease of Joceus the said

tenements shall wholly revert to Hugh and his heirs, to hold from the chief lords as aforesaid.

13 Edward H. (A.D. 1284-5).

78. At Westminster in the morrow of the Purification; between John, Abbot of Glaston, querent; and John de Percy and Emma his wife, deforciants; for a messuage, and a virgate of land, in Schapwyk. Plea of covenant was summoned. John and Emma acknowledged the right of the Abbot and quit claimed to him; for this the Abbot conceded that henceforth he would render yearly to John and Emma, for the life of Emma, sixty shillings sterling, by four payments. If it happen that Emma die, John surviving, the Abbot and his successors shall be quit of the said payment of sixty shillings, and shall render each year to John, for his life, thirty shillings sterling at the four terms; after the decease of John the Abbot shall be quit of the payment of the said thirty shillings. This concord was made by precept of the King.

79. At Westminster in the morrow of the Purification; between William de Lyuns, querent; and Alexander de Auno and Agnes his wife, impedients; for four messuages, a virgate, three ferlings, and twenty acres of land, twelve acres of meadow, four shillings rent, one pound of pepper, and one pound of cumin, in Aystone. Plea of warranty of deed was summoned. Alexander and Agnes acknowledged the right of William as by their gift, to hold of them, rendering yearly twelve shillings and two pence, at Easter twelve shillings and at Michaelmas two pence, and they warranted against all men. For this William gave Alexander and Agnes one sore sparrow hawk.

(Endorsed.) Godfrey de Auno put in his claim.

79A. At Westminster in the quinzaine of Hillary; between Walter Maheu of Somertone, querent; and Philip de Bosyngtone and Agatha his wife, impedients; for twenty three acres of land, and three acres of meadow, in Kyngesdone. Plea of warranty of deed was summoned. Philip and Agatha acknow-

ledged the right of Walter, as by their gift, to hold of them, rendering yearly forty pence, half at Michaelmas and half at Easter; and they warranted against all men: for this Walter gave them fifteen marcs.

80. At Westminster in three weeks of Easter; between John del Wike, querent; and Philip de Wike, impedient; for three messuages, six carucates of land, fifty eight acres of meadow. fifty acres of pasture, twenty nine acres of wood, and £ 17 10s. 5\frac{1}{2}d. rent, in Milton, Poulesham, Eston, Waltecumbe, Welles, Wokyhole, Ebeworthe, Wike, Bakwell, Clyware, Tornok, Bidesham, Alfrington, and Axebrigge. Plea of warranty of deed was summoned. Philip acknowledged the right of John, as by his gift, to hold of the chief lords of that fee by the services belonging: for this John granted to Philip one messuage, one hundred and nine acres of land, nine acres of meadow, twenty one acres of wood, twenty four acres and a half of pasture, and £4 16s. $10\frac{1}{2}d$. rent, in Middelton; and twenty eight acres of land in Wyke; and two acres of meadow in Welles, and twenty three shillings rent in Clyware; and five shillings rent in Tornok; and fifty shillings and eight pence rent in Bakwelle; and three shillings rent, in Bidesham: to hold for the life of Philip, of John, rendering yearly one penny at Easter; and John warranted against all men. After the decease of Philip the said tenement shall wholly revert to John, to hold of the chief lords of that fee by the services aforesaid.

(Endorsed.) Henry de Ponte put in his claim.

81. At Westminster in the quinzaine of Easter; between John de Horstede and Alice his wife, querents; and William Miles and Idonea his wife, impedients; for a croft, eight acres of land, and an acre of meadow, in Camel Regis. Plea of warranty of deed was summoned. William and Idonea acknowledged the right of John as by their gift, to hold of them, rendering yearly one rose at Midsummer, and doing to the chief lords of that fee for them all other services belonging; and they warranted against all men: for this John and Alice gave William and Idonea one hundred shillings sterling.

82. At Westminster in the quinzaine of Easter; between

Gilbert de Wollavinton, querent; and Milesenta Everard, impedient; for a messuage, and a carucate of land, in Honespulle, Wortheston, Hiwysh, Stawell, and Lillingstok. Plea of warranty of deed was summoned. Milesenta acknowledged the right of Gilbert as by her gift; for this Gilbert granted the same to Milesenta and John her son and Juliana daughter of Philip Maunsel, to hold to Milesenta, John, and Juliana, and the heirs of the body of John, of the chief lords of that fee by the services belonging. If it happen that John die without heirs of his body, the said tenement shall wholly remain to Milesenta, and Juliana, for their lives; and after their decease the same shall wholly revert to the right heirs of Milesenta, to hold of the chief lords as aforesaid.

83. At Westminster in the quinzaine of Trinity; between Thomas de Dinynton, querent; and John le Crofter of Bristoll and Claricia his wife, impedients; for two parts of a messuage, a carucate of land, and a mill, in Horton juxta Illeminstre. Plea of warranty of deed was summoned. John and Claricia acknowledged the right of Thomas and quit claimed to him; for this Thomas gave John and Claricia fifty marcs.

84. At Westminster in the octave of St. John Baptist; between Robert Daundely, claimant; and Magister Thomas de Bucton, Dean and Chapter of the church of St. Andrew of Welles, tenents; for four acres of land and the advowson of the church of Stok Goummer. Assise of last presentation was summoned. Robert acknowledged the right of the Dean and Chapter; for this the Dean and Chapter gave Robert one hundred shillings sterling.

85. At Westminster in the quinzaine of St. John Baptist; between Henry de Ponte, querent; and John de Ponte, deforciant; for a messuage, and a carucate of land, in Pund. Plea of covenant was summoned. Henry acknowledged the right of John; for this John granted the same to Henry for life, to hold of him, rendering yearly one clove gillyflower at Easter; and John warranted against all men. After the decease of Henry the aforesaid tenement shall wholly revert to John, to hold of the chief lords of that fee by the services belonging.

(Endorsed.) John de Bradeford put in his claim.

86. At Westminster in the quinzaine of St. Michael; between John de Acton, junior, querent; and Margareta de Acton, impedient; for a messuage and the moiety of a carucate of land. in Wondestre and Blakeford, and the advowson of the church of Wondestre. Plea of warranty of deed was summoned. Margareta acknowledged the said tenement and the advowson to be the right of John, to hold to him and the heirs of his body, of her, rendering yearly one clove gillyflower, and doing to the chief lords of that fee for her all other services; and Margareta warranted against all men. If it happen that John die without heirs of his body, then the said tenements and advowson shall wholly remain to Odo son of John and the heirs of the body of Odo to hold of Margareta by the aforesaid services, and Margareta will warrant to Odo against all men. If it happen that Odo shall die without heirs of his body, the said tenements and advowson shall wholly revert to Margareta and her heirs, to hold of the chief lords as aforesaid.

87. At Westminster in the octave of St. Michael; between John de Acton, junior, querent; and Margareta de Acton, impedient; for a messuage, and the moiety of a carucate of land, in Stathe and Northcury. Plea of warranty of deed was summoned. Margareta acknowledged the right of John as by her gift, to hold of her, rendering yearly one clove gillyflower at Easter, and doing to the chief lords of that fee, for her, all other services; and she warranted against all men: for this John gave Margareta one sore sparrow hawk.

14 Edward H. (A.D. 1285-6).

88. At Westminster in the octave of the Purification; between John de Axebrigge, clerk, querent; and Nicholas Haleway, deforciant; for a messuage, and forty acres of land, in Kingestone juxta Tynle. Plea of covenant was summoned. Nicholas acknowledged the right of John, to hold of the chief lords of that fee by services thereto belonging: for this John gave Nicholas one sore sparrow hawk.

- 89. At Westminster in the morrow of the Ascension; between Robert Burnel, Bishop of Bath and Wells, querent; and Osbert de Bra, deforciant; for the manor of Radewell; a messuage and four score acres of land in Compton Durevile; and twenty three acres of land and fourteen shillings rent, in Hassoke More. Plea of covenant was summoned. Osbert acknowledged the right of Robert; for this Robert granted the same to Osbert for life, to hold of him, rendering yearly one clove gillyflower at Easter and doing to the chief lords of that fee for Robert all other services: after the decease of Osbert the said tenement shall wholly remain to Elizabeth daughter of Osbert and the heirs of her body, to hold of Robert by the aforesaid services; and Robert warranted the same. If it happen that Elizabeth shall die without heirs of her body, the said tenement shall revert to Robert and his heirs, to hold of the chief lords as aforesaid.
- 90. At Westminster in the morrow of the Ascension; between John de Lovetot, querent; and Thomas de Arderne, deforciant; for two knights' fees from the manor of Kingeston in Yvele. Plea of covenant was summoned. Thomas acknowledged the right of John as by his gift, namely, the homage and all the service of John de Wygeton and his heirs, from the whole tenement which he formerly held from Thomas de Kyngeston in Yvele, to hold of the chief lords of that fee by the services belonging; and Thomas agreed that he would warrant the same. This concord was made in the presence of John de Wiggeton, he consenting and doing homage in the court to John de Lovetot.
- 91. At Westminster in the morrow of the Ascension; between John de Wygeton, querent; and Thomas de Arderne, deforciant; for the manor of Kyngeston in Yvele. Plea of covenant was summoned. Thomas acknowledged the right of John and quit claimed to him; for this John granted that he would render every year to Thomas for his life, at St. Paul's, London, twenty pounds, half at St. Martin and half at Pentecost: after the decease of Thomas, John and his heirs shall be quit of the said payment.
- 92. At Westminster in the quinzaine of St. John Baptist; between Henry de Gyvelton and Agnes his wife, querents; and

Richard de Gyvelton and Isabella his wife, deforciants; for a messuage, sixteen acres of land and one acre of meadow, in Spekington. Plea of covenant was summoned. Richard and Isabella acknowledged the right of Henry as by their gift, to hold of them, rendering yearly one rose at Midsummer, and doing to the chief lords of that fee for them all other services; and they warranted the same: for this Henry and Agnes gave Richard and Isabella one sore sparrow hawk.

- 93. At Westminster in the octave of St. John Baptist; between Thomas de Button, querent; and William de Prestwode and Margery his wife, impedients; for a messuage, a virgate of land, and three acres of meadow, in Wokyhole, and Knolle. Plea of warranty of deed was summoned. William and Margery acknowledged the right of Thomas as by their gift, to hold of them, rendering yearly one clove gillyflower at Easter, and doing to the chief lords of that fee for them all other services; and they warranted the same: for this Thomas gave William and Margery twenty marcs.
- 94. At Westminster in the octave of St. John Baptist; between Nicholas le Waleys and Margery his wife, querents; and Hugh Everard, deforciant; for customs and services which Nicholas and Margery demanded from Hugh for a free tenement which he held in Azelardeston, for which Nicholas and Margery demanded that he should do service of five marcs yearly, which service Hugh did not acknowledge. Hugh conceded for himself and his heirs that henceforth they would render yearly to Nicholas and Margery and the heirs of Margery, four marcs, half at Michaelmas and half at Easter; for this Nicholas and Margery remitted and quit claimed to Hugh one marc of the said five.
- 95. At Westminster in the quinzaine of St. John Baptist; between Joan who was wife of Andrew Wake, querent; and Nicholas Page and Isabella his wife, deforciants; for a messuage, and seven acres of land and the moiety of one acre of meadow, in Compton Martin. Plea of covenant was summoned. Nicholas and Isabella acknowledged the right of Joan as by their gift and quit claimed to her; to hold of the chief lords of that fee by the services thereto belonging.

- 96. At Westminster in the morrow of All Souls; between Geoffrey Maunsel, querent; and Roger Maunsel, deforciant; for a moiety of one virgate of land in Rydon. Plea of covenant was summoned. Roger acknowledged the right of Geoffrey as by his gift; for this Geoffrey granted the same to Roger for life, to hold of him, rendering yearly one clove gillyflower at Easter, and doing to the chief lords of that fee for him all other services; and he warranted the same. After the decease of Roger the said land shall wholly revert to Geoffrey, to hold of the chief lords by the services aforesaid.
- 97. At Westminster in three weeks of Michaelmas; between Grimbald Pancefot, claimant; and Brice Le Deneys, tenent; for a moiety of the manor of Stoke juxta Ivelcestre, except the capital messuage of that manor. Brice acknowledged the right of Grimbald, to hold of him, rendering yearly one pair of gilt spurs or sixpence at Michaelmas, and doing to the chief lords of that fee for him all other services. Further Brice granted to Grimbald a moiety of the advowson of the church of the said manor, so that Brice may present a clerk to the church at the next vacancy; after the decease or cession of the clerk so presented by Brice, Grimbald may present a clerk; and so alternately. For this Grimbald released to Brice all right he claimed to have or had in the other moiety of the said manor.

(Endorsed.) Nicholas de Bonevile put in his claim.

15 Edward H. (A.D. 1256-7).

98. At Bristoll in the quinzaine of St. John Baptist; between Nicholas de Apperlegh and Alice his wife, querents; and Walter Cole and Juliana his wife, deforciants; for a messuage, a toft, one acre and a half of land, and pasture for four beasts, in Bisshopesworth. Plea of covenant was summoned. Walter and Juliana acknowledged the right of Nicholas to the said tenement, and to the pasture for four beasts in the place called Arthuresclos, and quit claimed to him and the heirs of Alice: for this Nicholas and Alice gave Walter and Juliana one sore sparrow hawk.

99. At Westminster in the octave of the Purification; between Robert de Barri, querent; and John de Barri, impedient, for a messuage, and a carucate of land, in Goseford. Plea of warranty of deed was summoned. John acknowledged the right of Robert as by his gift; to hold of him, rendering yearly to John for his life ten marcs, half at Easter and half at Michaelmas. After the decease of John, Robert shall be quit of the said payment of ten marcs and shall render yearly to the heirs of John one rose at Midsummer, and do to the chief lords of that fee for the heirs of John all other services; and the heirs of John will warrant the same. For this Robert gave John one sore sparrow hawk.

(Endorsed.) Lucas de Barry put in his claim.

100. At Westminster in a month of Easter; between Gilbert le Chastelein, querent; and Robert de Seford and Matilda his wife, deforciants; for the third part of the manor of Trente. Plea of covenant was summoned. Robert and Matilda acknowledged the right of Gilbert as by their gift, to hold of them and the heirs of Matilda, rendering yearly one penny at Christmas and doing to the chief lords of that fee, for them all other services; and they warranted the same: for this Gilbert gave them one sore sparrow hawk.

IOI. At Westminster in the octave of St. John Baptist; between Reginald de Horsi, querent; and William le Border and Elizabeth his wife, deforciants; for the fourth part of a messuage, and three carucates of land, in Dunyford and Stoke Gummer. Plea of covenant was summoned. William and Elizabeth acknowledged the right of Reginald, to hold of them and the heirs of Elizabeth, rendering yearly to them for the life of Elizabeth, six marcs, namely at Michaelmas twenty shillings, at Christmas twenty shillings, at Easter twenty shillings, and at Midsummer twenty shillings. After the decease of Elizabeth, Reginald shall be quit of the payment of six marcs, and shall render every year to the heirs of Elizabeth one penny at Michaelmas, and do to the chief lords of that fee for them and the heirs of Elizabeth, all other services; and they warranted the same: for this Reginald gave them one sore sparrow hawk.

(Endorsed.) John de Horsi put in his claim.

- 102. At Westminster in the quinzaine of St. John Baptist; between Gilbert Talebot, querent; and John de Bentley and Roisia his wife, impedients; for a messuage in Bruggewauter. Plea of warranty of deed was summoned. John and Roysia acknowledged the right of Gilbert, as by their gift, to hold of the chief lords of the fee by the services thereto belonging; and they warranted the same: for this Gilbert gave them twenty four marcs.
- 103. At Westminster in the octave of St. Martin; between Ralph de Hulle, junior, querent; and Ralph de Hulle, senior. impedient; for a messuage, a carucate of land, twelve acres of meadow, and ten shillings rent, in Stoke. Plea of warranty of deed was summoned. Ralph, senior, acknowledged the right of Ralph, junior, as by his gift; for this Ralph, junior, granted the same to Ralph, senior, for life, to hold of him, rendering yearly twenty shillings, half at Michaelmas and half at Easter, and doing to the chief lords of that fee for Ralph, junior, all services belonging; and he warranted the same. After the decease of Ralph, senior, the said tenement shall wholly revert to Ralph, junior, and the heirs of his body, to hold of the chief lords of that fee by the services aforesaid. If it happen that Ralph, junior, shall die without heirs of his body, then the said tenement shall wholly remain to the right heirs of Ralph, senior, to hold of the chief lords as aforesaid.
- Io4. At Westminster in the octave of St. Michael; between Robert de Farnton, querent; and Robert Sherewynd and Olivia his wife, impedients; for a messuage, and a moiety of a virgate of land, in Inglescumb. Plea of warranty of deed was summoned. Robert and Olivia acknowledged the right of Robert de Farnton as by their gift, to hold of them and the heirs of Olivia, rendering yearly one clove gillyflower at Easter, and doing to the chief lords of that fee for them all other services; and they warranted the same: for this Robert de Farnton gave Robert and Olivia one sore sparrow hawk.
- 105. At Westminster in three weeks of St. Michael; between Nicholas Poynz, querent; and Simon de Monte Acuto, impedient; for the manor of Donyate. Plea of warranty of

deed was summoned. Simon acknowledged the right of Nicholas; for this Nicholas granted the same to Simon, to hold to himself and Isabella his wife, and his heirs begotten of Isabella, of the chief lords of that fee by the services to that manor appertaining. If it happen that Simon and Isabella shall die without heirs of them begotten, then the said manor shall wholly remain to the right heirs of Simon, to hold of the chief lords as aforesaid.

16 Edward H. (A.D. 1287-8).

Bartholomew Nicholas, querent; and Thomas de Aldewyk, deforciant; for a messuage, seven score and twelve acres of land, twelve acres and a half of meadow, and thirty one shillings and one penny rent, in Blakedon. Plea of covenant was summoned. Bartholomew acknowledged the right of Thomas; for this Thomas granted the same to Bartholomew, to hold for his life, of him, rendering yearly six marcs, half at Michaelmas and half at Easter. If it happen that Thomas shall die, Bartholomew surviving, then Bartholomew shall be quit of the payment of six marcs, and shall render yearly to the heirs of Thomas one penny at Easter, and do to the chief lords of that fee all services; and Thomas warranted the same. After the decease of Bartholomew the said tenements shall wholly revert to Thomas, to hold of the chief lords as aforesaid.

(Endorsed.) John de Shepton put in his claim.

107. At Westminster in the quinzaine of St. Hillary; between Walter le Lift, querent; and Hugh le Lyft, impedient; for two messuages, three virgates of land, sixty acres of meadow,

acres of wood, and twelve shillings rent, in Radeweye, Knayton, Orchyerd, Northpederton, Curypol, Radefold, and La More. Plea of warranty of deed was summoned. Hugh acknowledged the right of Walter as by his gift, to hold to Walter and the heirs of his body, of him, rendering yearly twenty pounds by quarterly payments. After the decease of Hugh, Walter

shall be quit of the payment of twenty pounds and shall render yearly to the heirs of Hugh one clove gillyflower at Midsummer and do to the chief lords of that fee for Hugh and his heirs all other services; and Hugh warranted the same. If it happen that Walter shall die without heirs of his body, then the said tenements shall wholly revert to Hugh and his heirs, to hold of the chief lords by the services aforesaid: for this Walter gave Hugh one sore sparrow hawk.

108. At Westminster in the octave of St. John Baptist; between Magister John Marleward, querent; and Walter Banent, impedient; for a messuage, and a virgate and a half of land, in Barewe Gorney. Plea of warranty of deed was summoned. Walter acknowledged the right of John, as by his gift; for this John granted to Walter and Agnes his wife the said tenement to hold to them and the heirs of their bodies, of him, rendering yearly one rose at Midsummer, and doing to the chief lords for John all other services; and John warranted the same. If it happen that Walter and Agnes shall die without heirs of them begotten, then the said tenements shall wholly remain to the right heirs of Walter, to hold of the chief lords by the services aforesaid.

(Endorsed.) John de Gurney put in his claim.

Tog. At Westminster in the quinzaine of Trinity; between Walter de Fershawe and Cristina his wife, claimants; and Legarda Babbe, tenent; for a messuage in the suburb of Bristoll. Legarda acknowledged a moiety of the messuage to be the right of Cristina, to hold to Walter and Cristina, and the heirs of Cristina, of the chief lords of that fee by the services belonging to that moiety; for this Walter and Cristina quit claimed to Legarda and her heirs, all rights they had in the other moiety on the day this concord was made.

110. At Westminster in the octave of St. John Baptist; between Roger Savan, of Bruges, querent; and Thomas, son of John le Rous of Hocton, deforciant; for a messuage, a croft, fifty three acres and a half of land, two acres of wood, and nine shillings and three pence rent, in Kyngestone. Plea of covenant was summoned. Roger acknowledged the right of Thomas; for

this Thomas granted the same to Roger for life, to hold of him, rendering yearly one rose at Midsummer, and doing to the chief lords for Thomas all other services; and Thomas warranted the same. After the decease of Roger the said tenement shall wholly revert to Thomas to hold of the chief lords by the services belonging.

III. At Westminster in the octave of : between William de Welles, querent; and Richard de Bosco and Edith his wife, deforciants; for a messuage and a ferling of land, in Stoke Gummer. Plea of covenant was summoned. Richard and Edith acknowledged the right of William, as by their gift; for this William granted the same to them to hold for their lives, of him, rendering yearly four shillings and six pence by four payments. If it happen that William shall die, Richard and Edith surviving, then they shall render yearly to William de Welles, junior, son of the said William, and the heirs of his body the said four shillings and six pence; and William warranted After the decease of both Richard and Edith the said tenement shall wholly remain to the said William, son of William de Welles, junior, and his heirs, to hold of the heirs of William de Welles, rendering yearly one clove gillyflower at Easter, and doing to the chief lords for the heirs of William de Welles all other services; and the heirs of William de Welles will warrant the same to William, son of William, junior. If it happen that William, son of William de Welles, junior, shall die without heirs of his body, then after his decease and the decease of William de Welles, the said tenement shall wholly remain to the nearest heirs of William de Welles, quit of the other heirs of William, son of William, junior, to hold of the chief lords by the services thereto belonging.

John de Actone, junior, querent; and Margaret de Acton, deforciant; for a messuage, and a carucate of land and a half, in Alre juxta Somerton. Plea of covenant was summoned. Margaret acknowledged the right of John as by her gift; for this John granted the same to Margaret, except nineteen acres of the said land in Oht, to hold for her life, of him and the heirs of his body, rendering yearly one penny at Midsummer, and

doing to the chief lords for him all other services; and John warranted the same. After the decease of Margaret the said tenement shall wholly revert to John, to hold of the chief lords by the services belonging. If it happen that John shall die without heirs of his body, or that the heirs of his body shall die without heirs, then the said tenement shall wholly remain to Odo the brother of John and the heirs of his body, to hold of the chief lords by the services aforesaid. If it happen that Odo shall die without heirs of his body, then the said tenement shall wholly remain to the right heirs of Margaret, to hold of the chief lords by the services aforesaid.

(Endorsed.) Baldricus de Nonyngton put in his claim. William de Insula put in his claim.

I13. At Westminster in the octave of St. Martin; between John, son of John Sprot, querent; and John Sprot of Raggel, deforciant; for a messuage, and a carucate of land, in Raggel. Plea of covenant was summoned. John Sprot acknowledged the right of John, son of John, as by his gift; for this John, son of John, granted the same to John for life, to hold of him, rendering yearly one rose at Midsummer, and doing to the chief lords for him all other services; and he warranted the same. After the decease of John Sprot the said tenement shall wholly revert to John, son of John, to hold of the chief lords by the services aforesaid.

17 Edward H. (A.D. 1288-9).

Magister Thomas de Sodington, querent; and Walrand de Wellesleye, deforciant; for the manor of Wellesleye. Plea of covenant was summoned. Thomas acknowledged the right of Walrand; for this Walrand granted the manor to Thomas for life, to hold of him, rendering yearly one penny at Easter, and doing to the chief lords for Walrand all other services to that manor appertaining. Further Thomas granted that he would render every year to William and Walrand, sons of the said

Walrand, for their lives, ten pounds, half at the Annunciation and half at Michaelmas. After the decease of Thomas the said manor shall wholly remain to the said William and Walrand, to hold of Walrand for their lives by the aforesaid services; and Walrand warranted the same. After the decease of William and Walrand the said manor shall wholly revert to Walrand to hold of the chief lords by the services aforesaid.

115. At Westminster in the morrow of the Purification; between Robert de Berkeleye and Elizabeth his wife, querents; and Margaret de Acton, impedient; for ten shillings rent in Blakeford. Plea of warranty of deed was summoned. Margaret acknowledged the said rent, likewise the homage and the whole service of Hugh Brice and his heirs for all the tenement which he formerly held from her in that vill, to be the right of Robert as by her gift, to hold to Robert and Elizabeth of the chief lords of that fee by the services belonging. If it happen that Robert and Elizabeth shall die without heirs of them begotten, then the said rent shall wholly revert to Margaret, to hold of the chief lords by the services aforesaid. This concord was made in the presence of Hugh, he consenting and doing fealty to Robert and Elizabeth in the court.

(Endorsed.) Baldric de Nonynton put in his claim. William de Insula put in his claim.

- 116. At Westminster in three weeks of Easter; between brother Andrew, Abbot of the church of St. Aylwyn of Athelingeneye, claimant; and Simon de Monte Acuto who Richard Fromond of Taunton called to warrant; for one hundred and fifty acres of land, in Oggosole. Simon acknowledged the right of the Abbot and quit claimed to him and his successors.
- 117. At Westminster in the quinzaine of Easter; between Geoffrey Samwell of Melles and Agnes his wife, querents; and Walter Sparkes of Donewere and Margery his wife, deforciants; for a messuage, seventy four acres of land, sixteen acres of meadow, and six acres of wood, in Pulton and Cumton Abbatis. Plea of covenant was summoned. Walter and Margery acknowledged the right of Geoffrey, and quit claimed to him; for

this Geoffrey and Agnes gave Walter and Margery one sore sparrow hawk.

Walter Sparkes of Donewere and Margery his wife, querents; and Geoffrey Samuel and Agnes his wife, deforciants; for a messuage, four score and two acres of land, seventeen acres and a half of meadow, and seventeen pence rent, in Northpederton, Donewere, and Syrdeston. Plea of covenant was summoned. Geoffrey and Agnes acknowledged the right of Walter and quit claimed to him; for this Walter and Margery gave Geoffrey and Agnes one sore sparrow hawk.

William Wason, querent; and Michael Le Goyz, deforciant; for four carucates of land in Bodecleye, Hornblauston, Lottesham, and Greynton. Plea of covenant was summoned. Michael acknowledged the right of William, to hold of the chief lords of that fee by the services belonging; for this William granted to Michael and Joan his wife the tenements in Bodecleie and Greinton, to hold to them and the heirs of the body of Michael, of him, rendering yearly one rose at Midsummer, and doing to the chief lords of that fee for William, all other services; and William warranted the same. If it happen that Michael shall die without heirs of his body, then after the decease of both Michael and Joan the said tenements shall wholly revert to William to hold of the chief lords of that fee by the services aforesaid.

(Endorsed.) Robert de Sancto Claro put in his claim. Joan who was wife of Michael de Goyz put in her claim.

120. At Westminster in the morrow of St. John Baptist; between Peter son of Adam le Sparuer, querent; and Adam le Sparuer, deforciant; for two messuages, twenty acres of land, one acre of meadow, and seven acres of wood, in Clafford. Plea of covenant was summoned. Adam acknowledged the right of Peter, to hold of him, rendering yearly a rose at Midsummer, and doing to the chief lords of that fee for Adam, all other services; and Adam warranted the same: for this Peter gave Adam one sore sparrow hawk.

121. At Westminster in the quinzaine of St. Michael; between Henry le Gyldene and Isabella his wife, querents; and Nicholas Engelby and Emma his wife, impedients; for a messuage, twenty one acres of land, and two acres of meadow, in Cherleton Caunvyle. Plea of warranty of deed was summoned. Nicholas and Emma acknowledged the right of Isabella, as by their gift, to hold to Henry and Isabella and the heirs of Isabella, of them, rendering yearly one penny at Michaelmas, and doing to the chief lords of that fee for them all other services; and they warranted the same: for this Henry and Isabella gave Nicholas and Emma one sore sparrow hawk.

(Endorsed.) Gilbert Michel put in his claim.

122. At Westminster in the octave of St. Martin; between Peter de Faucumberge, querent; and Richard le Yunglomb and Matilda his wife, impedients; for a messuage, fifteen acres and a half of land, and an acre and three perches of meadow, in Essebolon. Plea of warranty of deed was summoned. Richard and Matilda acknowledged the right of Peter and quit claimed to him: for this Peter gave them one sore sparrow hawk.

123. At Westminster in the octave of St. Martin; between brother John, Abbot of the church of the Blessed Mary of Glaston, querent; and William le Hyne and Matilda his wife, deforciants; for seven acres of land in Estbrente and Brente-knol. Plea of covenant was summoned. William and Matilda acknowledged the right of the Abbot, to hold of them and the heirs of Matilda, rendering yearly a rose at Midsummer, and doing to the chief lords of that fee for them all other services; and they warranted the same. The Abbot received William and Matilda into all future orisons and benefits in his church. This concord was made by precept of the King.

18 Edward F. (A.D. 1289–90).

124. At Westminster in the quinzaine of St. Hillary; between Robert, Bishop of Bath and Wells, querent; and

Simon, son of Philip de Insula, deforciant; for the manor of Sparkeford and the advowson of the church of the same. Plea of covenant was summoned. Simon acknowledged the said tenement to be the right of Robert and his heirs, to hold of him, rendering yearly a rose at Midsummer, and doing to the chief lords of that fee for him all other services to that manor and advowson appertaining; and he warranted the same against all men: for this Robert gave Simon one sore sparrow hawk.

- 125. At the Gild Hall, London, in three weeks of Easter; between John le Jeu and Joan his wife, querents; and William de Sclavyne of Cotes, deforciant; for four acres and two virgates of land, in Cotes, Mertok, and Lymbergh. Plea of covenant was summoned. William acknowledged the right of John; for this John and Joan granted the same to William, for life, to hold of them, rendering yearly one penny at Easter, and doing to the chief lords of that fee for them all other services; and they warranted the same. After the decease of William, the said tenements shall wholly revert to John and Joan and the heirs of Joan, to hold of the chief lords of that fee by the services belonging.
- 126. At Westminster in the octave of St. John Baptist; between John le Deneys, junior, querent; and John le Deneys, senior, deforciant; for a messuage and two carucates of land, in Shiplade. Plea of covenant was summoned. John, senior, acknowledged the right of John, junior, as by his gift; for this John, junior, granted the same to John, senior, for life, to hold of him, rendering yearly one rose at Midsummer; and John, junior, warranted the same. After the decease of John, senior, the said tenement shall wholly revert to John, junior, and the heirs of his body, to hold of the chief lords of that fee by the services belonging. John, junior, granted for himself and his heirs, that they would render every year to Robert le Denevs his brother and to Alice his sister, for their lives, five marcs. namely at Michaelmas sixteen shillings and eight pence, at Christmas sixteen shillings and eight pence, at Easter sixteen shillings and eight pence, and at Midsummer sixteen shillings and eight pence. After the decease of both Robert and Alice.

John, junior, shall be quit of the payment of the said five marcs. If it happen that John, junior, shall die without heirs of his body, then the said tenement shall wholly remain to Henry le Deneys, his brother, and the heirs of his body, to hold of the chief lords of that fee by the services belonging, and rendering to the aforesaid Robert and Alice for their lives the aforesaid five marcs. If it happen that Henry die without heirs of his body, then the said tenement shall wholly remain to the right heirs of Henry, to hold of the chief lords as aforesaid, and rendering to the aforesaid Robert and Alice the aforesaid five marcs for their lives; after the death of both Robert and Alice the heirs of Henry shall be quit of the payment of the said five marcs.

- William de Stokes, querent; and Thomas Franceys and Agnes his wife, deforciants; for two messuages, fifteen acres of meadow, and seven acres and the moiety of a virgate of land, in Northbury and Syrreneton. Plea of covenant was summoned. Thomas and Agnes acknowledged the right of Walter as by their gift; for this Walter granted the same to them for their lives, to hold of the chief lords of the fee by the services belonging. After the death of both Thomas and Agnes the said tenement shall wholly remain to Thomas their son to hold of the chief lords as aforesaid.
- 128. At Westminster in the morrow of St. Martin; between William Ruffregrey, querent; and William Baudewyne and Alice his wife, deforciants; for two messuages, seven acres of land, an acre and three roods of meadow, and four pence halfpenny rent in Drayton. Plea of covenant was summoned. Walter and Agnes acknowledged the right of William as by their gift, to hold of the chief lords of the fee by the services belonging, and they warranted the same: for this William gave them one sore sparrow hawk.
- 129. At Westminster in the morrow of St. Martin; between John de Bruges, querent; and Walter de Forshagh and Cristina his wife, impedients; for a moiety of a messuage in the suburb of Bristoll. Plea of warranty of deed was summoned. Walter and Christina acknowledged the same to be the right of John as

by their gift, to hold of the chief lords of that fee by the services belonging; and besides they warranted the same: for this John gave them one sore sparrow hawk.

- 130. At Westminster in the morrow of All Souls; between Magister Thomas de Button, Dean of Wells, querent; and Thomas de Aldewyk, deforciant; for a messuage, and a carucate of land, in Aldewyk and Blakedon; which tenement Bartholomew Nicholas held for his life. Plea of covenant was summoned. Thomas de Aldewyk acknowledged the right of Thomas de Button and conceded that the tenement which Bartholomew held for his life, the inheritance of Thomas de Aldewyk, on the day this concord was made, and which tenement, after the decease of Bartholomew, ought to revert to Thomas de Aldewyk, should wholly remain to Thomas de Button and his heirs, to hold of the chief lords of that fee by the services belonging; and besides he warranted the same: for this Thomas de Button gave Thomas de Aldewyk one sore sparrow hawk. This concord was made there being present the aforesaid Bartholomew, who agreed thereto and rendered the tenement to Thomas de Button in the court, and quit claimed the same to Thomas de Button and his heirs.
- 131. At Westminster in the octave of St. Michael; between Ralph Springehose, querent; and Ralph de Keneleye and Alice his wife, deforciants; for a messuage and six bovates of land in Nyweton. Plea of covenant was summoned. Ralph Springehose acknowledged the right of Alice and rendered the same to Ralph de Keneleye and Alice in the court; to hold of the chief lords of the fee by the services belonging: for this Ralph and Alice gave Ralph Springehose one sore sparrow hawk.

19 Edward H. (A.D. 1290–1).

132. At Westminster in the morrow of the Ascension; between John de Wykes and Mabilia his mother, querents; and Thomas Sterman and Joan his wife, deforciants; for a messuage, four score and two acres of land, eleven acres of meadow, and eighteen pence rent in Cherleton Makerel. Plea of covenant was

summoned. Thomas and Joan acknowledged the right of John as by their gift, to hold of the chief lords of the fee by the services belonging; and they warranted the same: for this John and Mabilia gave them one sore sparrow hawk.

(Endorsed.) Matilda and Margery daughters of Roger Tesson put in their claim.

133. At Westminster in a month of Easter; between William de Puntyngton, querent; and John de Horsted and Alice his wife, deforciants; for eleven acres of land in Weston juxta Camel. Plea of covenant was summoned. John and Alice acknowledged the right of William as by their gift, to hold of the chief lords of the fee by the services belonging; and they warranted the same: for this William gave them one sore sparrow hawk.

I 34. At Westminster in five weeks of Easter; between James de Weyvyll, querent; and Richard de Wyndesoure and Juliana his wife, impedients; for two carucates of land, twenty acres of meadow, ten acres of wood, twelve shillings rent, and the moiety of a mill, in Bykenalre. Plea of warranty of deed was summoned. Richard and Juliana acknowledged the right of James as by their gift, to hold of the chief lords of the fee by the services belonging; and they warranted the same: for this James gave them one sore sparrow hawk.

135. At Westminster in the octave of St. John Baptist; between Ralph, the abbot, querent; and Simon le Ostricer and Margery his wife, deforciants; for a messuage, and a carucate of land, in Estcoker. Plea of covenant was summoned. Ralph acknowledged the right of Margery as by his gift. For this Simon and Margery granted the same to Ralph, to hold for his life, of them and the heirs of Margery, rendering yearly one clove gillyflower at Easter, and doing to the chief lords of that fee for them all other services; and they warranted the same against all men. After the decease of Ralph the said tenement shall wholly revert to Simon and Margery and the heirs of Margery, to hold of the chief lords by the services belonging.

(Endorsed.) William Bisshop put in his claim. John Morice put in his claim.

- 136. At Westminster in the quinzaine of St. John Baptist; between John Burel and Emma his wife, querents; and William Burel, deforciant; for a messuage, a mill, a carucate of land, ten acres of meadow, and fifty shillings rent, in Estcoker, Westcoker, Hardyngton and Penne. Plea of covenant was summoned. William acknowledged the right of John as by his gift. For this John and Emma granted the same to William for life, to hold of them and the heirs of John, rendering yearly one clove gilly-flower at Easter, and doing to the chief lords for them all other services; and they warranted against all men. After the decease of William the said tenement shall wholly revert to John and Emma and the heirs of John, to hold of the chief lords of that fee by the services thereto belonging.
- 137. At Westminster in the morrow of All Souls; between Robert Burnel, Bishop of Bath and Wells, querent; and Augustine de Plessetis and Sarra his wife, impedients; for the manor of Upton le Noble. Plea of warranty of deed was summoned. Augustine and Sarra acknowledged the right of the Bishop, as by their gift, to hold to the Bishop and his heirs, of the chief lords of that fee by the services belonging; and they warranted the same. And besides they quit claimed all the right they had in all the lands and tenements which John de Besmunsel and Joan his wife, and Nicholas de Spertegrave and Alice his wife, had by the gift and grant of Augustine and Sarra in the vill of Upton on the day this concord was made. For this the Bishop gave Augustine and Sarra one sore sparrow hawk.
- 138. At Westminster in the morrow of All Souls; between Robert Burnel, Bishop of Bath and Wells, querent; and Nicholas de Spertagrave and Alice his wife, impedients; for twenty acres of land in Upton le Noble. Plea of warranty of deed was summoned. Nicholas and Alice acknowledged the right of the Bishop as by their gift, to hold to the Bishop and his heirs, of the chief lords of that fee by the services belonging; and they warranted against all men: for this the Bishop gave them one sore sparrow hawk.
 - 139. At Westminster in the morrow of All Souls; between

Robert Burnel, Bishop of Bath and Wells, querent; and John de Besmunsel and Joan his wife, impedients; for a messuage, thirty acres of land, and four acres and a half of meadow, in Upton le Noble. Plea of warranty of deed was summoned. John and Joan acknowledged the right of the Bishop as by their gift, to hold to the Bishop and his heirs, of the chief lords of that fee by the services belonging; and besides they warranted the same: for this the Bishop gave them one sore sparrow hawk.

20 Edward H. (A.D. 1291-2).

140. At Westminster in the octave of the Purification; between Robert Burnel, Bishop of Bath and Wells, querent; and Henry del Pount, deforciant; for a messuage, four score and five acres of land, seven acres of meadow and a half, and pasture for eight oxen, one plough beast, one cow, and nine score sheep of two years old, in Laverton. Plea of covenant was summoned. Henry acknowledged the right of the Bishop, and rendered to him in the court, to hold to the Bishop and his heirs, of the chief lords of that fee by the services belonging; and he warranted against all men: for this the Bishop gave him one sore sparrow hawk.

James de Fyfhide and Isabella his wife, querents; and Robert de Sancto Claro and Matilda his wife, deforciants; for a messuage, a carucate of land, and twenty seven shillings and six pence rent, in West Coker, North Coker, Est Coker, Attenashe, Hardynton, and Marshe juxta Hardynton. Plea of covenant was summoned. James and Isabella acknowledged the right of Robert as by their gift; for this Robert and Matilda granted the said tenement to James and Isabella, for their lives, to hold of them and the heirs of Robert, rendering yearly one clove gillyflower at Easter; and they warranted the same. After the decease of both James and Isabella the said tenement shall wholly revert to Robert and Matilda and the heirs of Robert, to hold of the chief lords by the services belonging.

- 142. At Westminster in a month of Easter; between Giffard Wytank and Clemencia his wife, claimants; and Augustine de Plessetis and Sarra his wife, who John de Besemunsel and Joan his wife, called to warrant; for a messuage and the moiety of a virgate of land in Durseleye and Wondestre. Geoffrey (Giffard) and Clemencia acknowledged the right of Augustine and quit claimed to him; for this Augustine and Sarra granted to Giffard and Clemencia, a messuage, and half a virgate of land in Uptone, which Robert le Strut once held in villeinage in that vill, to hold to Giffard and Clemencia and the heirs of Clemencia, of the chief lords of that fee by the services belonging.
- 143. At Westminster in the morrow of St. John Baptist; between William de Welles, querent; and Eva de Panely, deforciant; for a messuage, a carucate of land in West Cantokesheved, and the advowson of the church of that vill. Plea of covenant was summoned. William acknowledged the land and advowson to be the right of Eva; for this Eva granted the same to William for his life, to hold of her and her heirs, rendering yearly one penny at Easter, and doing to the chief lords for her all other services; and she warranted the same. After the decease of William the said tenement and the advowson shall wholly remain to the right heirs of Eva, to hold of the chief lords by the services belonging: for this William granted to Eva and to Robert her son, one messuage, a mill, and a carucate of land, in Bikenhull to hold to Eva and Robert and the heirs of Robert, of the chief lords by the services belonging; and William warranted the same: for this Eva and Robert gave William one sore sparrow hawk.

(Endorsed.) William de Gothurste put in his claim.

144. At Westminster in the octave of St. Martin; between Philip la Ware, querent; and Walter de Urtiaco and Matilda his wife, impedients; for three messuages, one hundred and seventy acres of land, ten acres of meadow, and eleven shillings rent, in Esterneshull and Westerneshull, and Gosebraden. Philip acknowledged the right of Walter as by his gift, and quit claimed to him; and besides Philip granted that one messuage, two virgates of land, and ten acres of meadow, and ten shillings rent, which Thomas Barun and Margery his wife held in dower of

Margery, the inheritance of Philip in the aforesaid vills, on the day this concord was made, and which, after the decease of Margery ought to revert to Philip and his heirs, shall wholly remain after the decease of Margery, to Walter and Matilda and the heirs of Walter, to hold of the chief lords of that fee by the services belonging. Philip also granted that one messuage, seven acres and a perch of land, and two parts of an acre of meadow. which John la Ware held for life, the inheritance of Philip in the aforesaid vills, on the day this agreement was made, and which, after the decease of John, ought to revert to Philip and his heirs, after the decease of John shall wholly remain to Walter and Matilda and the heirs of Walter, to hold of the chief lords as Philip granted also, that a messuage, fourteen acres of land, one perch, and one acre and a half of meadow, which Henry la Ware held for life, the inheritance of Philip in those vills, on the day this agreement was made, and which after the decease of Henry ought to revert to Philip and his heirs, shall remain to Walter and Matilda and the heirs of Walter, to hold of the chief lords as aforesaid. Philip also granted for himself and his heirs, that a messuage, twenty three acres and half a perch of land, and two acres of meadow, which Hervicus la Ware held for his life, the inheritance of Philip in the aforesaid vills, on the day this agreement was made, and which after the decease of Hervicus ought to revert to Philip and his heirs, shall wholly remain to Walter and Matilda and the heirs of Walter, to hold of the chief lords, etc. Philip also granted that a messuage, twenty one acres and one perch of land, and two acres of meadow, which Amicia la Ware held for her life, the inheritance of Philip in the aforesaid vills, on the day this agreement was made, and which, after the decease of Amicia ought to revert to Philip and his heirs, shall wholly remain to Walter and Matilda and the heirs of Walter, to hold of the chief lords of that fee. Philip also granted that two messuages, two virgates and a half of land, thirty one acres of meadow, and three shillings rent, which William le Tosere and Isabella his wife held for their lives, the inheritance of Philip in the aforesaid vills, on the day this agreement was made, and which, after the decease of William and Isabella, ought to revert to Philip, shall remain to Walter and Matilda and the heirs of Walter, to hold of the chief lords of that fee. For this Walter and Matilda, at the request of Philip, granted that seven acres of land and the moiety of a messuage in Esterneshull, which William and Isabella held for their lives on the day this agreement was made, and which by the grant of Philip, after the decease of William and Isabella, ought to revert to Walter and Matilda and the heirs of Walter, may remain to Thomas de Fonte, to hold to Thomas and his heirs, of Walter and Matilda, rendering yearly eighteen pence at four terms, and doing to the chief lords of the fee for Walter and Matilda all other services belonging. Walter and Matilda also granted, at the request of Philip, that seven acres of land, and the moiety of a messuage in Esterneshull, which William and Isabella held for their lives, on the day this agreement was made, and which, by the grant of Philip, after the decease of William and Isabella, ought to revert to Walter and Matilda, may remain to William de Fonte, to hold of Walter and Matilda, rendering yearly eighteen pence at the four terms, and doing to the chief lords for Walter and Matilda all other services; and Walter and Matilda warranted the same. And besides Walter and Matilda, at the request of Philip, granted that a messuage, two virgates of land, thirty one acres of meadow, and three shillings rent, in Esterneshulle and Westerneshulle, which William and Isabella held for their lives on the day this agreement was made, and which by the grant of Philip, after the decease of William and Isabella, ought to revert to Walter and Matilda, may remain to Matilda and Lucia, daughters of the said William le Tosere, to hold to Matilda and Lucia, of Walter and Matilda, for their lives, rendering yearly one penny at Easter, and doing to the chief lords of that fee for Walter and Matilda all other services: and Walter and Matilda warranted the same to Matilda and Lucia against all men. After the deaths of Matilda and Lucia the said tenement shall wholly revert to Walter and Matilda to hold of the chief lords, etc. Moreover Walter and Matilda quit-claimed to Philip all the right they had claimed in the land and tenements of Gosebraden on the day this concord was made. This agreement was made in the presence of Thomas, Margery, John, Henry, Hervicus, Amicia, William, Isabella, William, Thomas, Matilda, and Lucia, who agreed thereto, and did fealty to Walter and Matilda in the court.

- (Endorsed.) Isabella who was the wife of William le Tosere; William de Fonte and Matilda his wife; William le Blake and Lucia his wife; and Thomas de Fortibus, put in their claims.
- 145. At Westminster in the quinzaine of Trinity; between William Gothurst, querent; and Mathew de Bradeneye, deforciant; for a messuage, and a carucate of land, in Bradeneye. Plea of covenant was summoned. William acknowledged the right of Mathew, to hold of the chief lords by the services thereto belonging: and he warranted the same: for this Mathew gave William one sore sparrow hawk.
- 146. At Westminster in the morrow of St. John Baptist; between Richard Wrench of Bruggewater, querent; and Adam de la Redemere and Alice his wife, impedients; for a messuage in Bruggewater. Plea of warranty of deed was summoned. Adam and Alice acknowledged the right of Richard as by their gift, to hold of the chief lords of that fee by the services belonging; and they warranted against all men: for this Richard gave them one sore sparrow hawk.
- 147. At Westminster in the morrow of St. Martin; between Robert North of Middelton and Dionisia his wife, querents; and Nicholas de Henouere, chaplain, impedient; for a messuage, two acres and a half of land, and a rood of meadow, in Middelton juxta Ivelcestre. Plea of warranty of deed was summoned. Nicholas acknowledged the right of Robert, as by his gift, to hold of the chief lords of that fee: and he warranted the same; for this Robert and Dionisia gave Nicholas four marcs.

21 Edward H. (A.D. 1292-3).

r. At Westminster in the quinzaine of Easter; between John de Meriet, querent; and John de Hestercumbe, deforciant; for eight acres of land, and five acres of meadow, in Hestercumbe, and also for one hundred shillings rent in the same vill to be taken yearly by Gregory de Welyngton and his heirs from all the tenements which he formerly held of John de

Hestercumbe in that vill. Plea of covenant was summoned. John de Hestercumb acknowledged the said tenements to be the right of John de Meriet, to hold of the chief lords of that fee by the services belonging; and besides he warranted the same: for this John de Meriet gave him one sore sparrow hawk. This concord was made Gregory being present and agreeing thereto and doing fealty in the court to John de Meriet.

- 2. At Westminster in the morrow of St. John Baptist; between John the son of John de Ledrede and Nicholas his brother, querents, by John Atte Halle their guardian; and John de Ledrede, deforciant; for a messuage, two carucates of land, thirty acres of meadow, and twenty shillings rent, in Somerton. Plea of covenant was summoned. John de Ledrede granted the same to John and Nicholas his brother, and rendered to them in the court, to hold of him for their lives, rendering yearly ten marcs, half at Michaelmas and half at Midsummer; and he warranted the same. If it happen that John de Ledrede shall die, John and his brother Nicholas surviving, then they shall hold the said tenements from the heirs of John de Ledrede, rendering yearly one penny at Michaelmas. After the decease of both John and his brother Nicholas, the said tenements shall revert to John de Ledrede and his heirs, to hold of the chief lords of that fee.
- 3. At Westminster in the morrow of St. John Baptist; between Richard le Wodere and Margery his wife, querents; and Walter de Fershagh and Cristina his wife, impedients; for a messuage in the suburb of Bristoll. Plea of warranty of deed was summoned. Walter and Cristina acknowledged the right of Richard, as by their gift, to hold of the chief lords of that fee; and they warranted the same: for this Richard and Margery gave them twenty marcs.
- 4. At Westminster in a month of St. Michael; between William de Lydiete, querent; and Hugh Chaumpiun and Margery his wife, impedients; for a ferling of land and the fourth part of a mill, in Hethcome. Plea of warranty of deed was summoned. Hugh and Margery acknowledged the right of William as by their gift, to hold of the chief lords of that fee;

and they warranted the same: for this William gave them forty shillings in silver (argenti).

- 5. At Westminster in the quinzaine of St. Michael; between William de Burne, clerk, querent; and Gervase Godyng of Cheddre and Sibilla his wife, impedients; for two parts of a messuage, and a virgate of land, in Wringeton, Bradefeld, and Legh. Plea of warranty of deed was summoned. Gervase and Sibilla acknowledged the right of William as by their gift, to hold of the chief lords of that fee. And Gervase and Sibilla granted for themselves and the heirs of Sibilla that the third part of a messuage and a virgate of land which Isabella, who was the wife of John Bastard, held in dower from the inheritance of Sibilla in the aforesaid vills on the day this agreement was made, and which, after the decease of Isabella, ought to revert to them and the heirs of Sibilla, shall remain to William and his heirs, to hold, together with the aforesaid tenements, of the chief lords as aforesaid; and they warranted the same: for this William gave them twenty marcs. This concord was made there being present Isabella, who agreed thereto and did fealty in the court to William.
- 6. At Westminster in three weeks of St. Michael; between Bricius le Daneys, claimant; and Nicholas de Bolevill, deforciant; for a messuage, and three carucates of land, in Sock Daneys. Bricius acknowledged the right of Nicholas, and quit claimed to him: for this Nicholas gave Bricius two hundred marcs.
- 7. At Westminster in the octave of St. Martin; between William son of John son of Geoffrey, and Anna his wife, querents; and Robert de Brente, deforciant; for two parts of a messuage, a carucate of land, twenty six shillings and eight pence rent, and two parts of a mill, in Edyngton. Plea of covenant was summoned. William and Anna acknowledged the right of Robert; for this Robert granted the same to William and Anna, to hold to them and the heirs begotten by William of Anna, of the chief lords of that fee by the services belonging. If it happen that William die without heirs of his body begotten of Anna, then after the decease of both

William and Anna, the said tenement shall wholly remain to the right heirs of William, to hold from the chief lords of that fee as aforesaid.

8. At Westminster in three weeks of St. Michael; between Robert le Forester of Corston and Agnes his wife, querents; and Robert de Farnton of Westharpetre, impedient; for a messuage, and two virgates and a half of land, in Westharpetre and Estharpetre. Plea of warranty of deed was summoned. Robert de Farnton acknowledged the right of Agnes as by his gift, to hold to Robert and Agnes and the heirs of Agnes, of the chief lords of that fee; and he warranted the same: for this Robert and Agnes gave Robert de Farnton twenty pounds sterling.

(Endorsed.) John Ap Adam and Elizabeth his wife put in their claim.

- 9. At Westminster in the octave of St. Michael; between John de Chitterne and Edith his wife, querents; and William le Rus of Yvelcestre, and Alice his wife, deforciants; for a messuage, and a virgate of land, in La Yurd juxta Yvelcestre. Plea of covenant was summoned. William and Alice acknowledged the right of Edith as by their gift, to hold to John and Edith and the heirs of Edith, of the chief lords of that fee; and they warranted against all men: for this John and Edith granted to William and Alice, a messuage and twenty three acres of land in the field west of the aforesaid vill and quit claimed the same.
- Robert Beyvin and Eugenia his wife, querents; and John Parys and Isabella his wife, deforciants; for the moiety of a messuage, and the fourth part of a virgate of land, in Caldicote. Plea of covenant was summoned. John and Isabella acknowledged the right of Eugenia, as by their gift, to hold to Robert and Eugenia and the heirs of Eugenia, of the chief lords of that fee; and they warranted the same: for this Robert and Eugenia gave John and Isabella ten marcs.
 - 11. At Westminster in the octave of St. Michael; between

Richard le Flemyng, querent; and Walter le Flemyng, deforciant; for a mill and sixty acres of wood, in Dynre. Plea of covenant was summoned. Walter acknowledged the right of Richard, to hold of the chief lords of that fee; and he warranted against all men: for this Richard gave Walter ten marcs.

I2. At Westminster in the octave of St. Michael; between John de Howelle, querent; and William son of Thomas le Fraunceys and Agnes his wife, deforciants; for a messuage, forty acres of land, eight acres of meadow, and six acres of wood, in Eston in Gordon. Plea of covenant was summoned. William and Agnes acknowledged the right of John, to hold of the chief lords of that fee by the services belonging; and they warranted the same: for this John granted that he would render every year to William and Agnes for the life of Agnes, four marcs, one marc at four terms; after the decease of Agnes, John shall be quit of the said payment.

22 Edward H. (A.D. 1293-4).

I3. At Westminster in the quinzaine of St. Hillary; between John son of John de Bradene, querent; and John de Bradene, impedient; for the manor of Suth Bradene and the advowson of the church of the same manor. Plea of warranty of deed was summoned. John de Bradene acknowledged the right of John son of John; for this John son of John granted to John de Bradene for life two parts of the said manor and advowson, to hold of John son of John, rendering yearly one penny at Easter; and John son of John warranted the said two parts against all men. After the decease of John de Bradene the said two parts shall wholly revert to John son of John and his heirs, quit of the heirs of John de Bradene, to hold from the chief lords of that fee by the services thereto belonging.

14. At Westminster in the octave of St. Hillary; between Pharamus de Wydecumbe, querent; and Richard, son of Pharamus de Wydecumbe, senior, deforciant; for a virgate and a half and a ferling of land, and nine shillings rent, and the

moiety of a messuage, in Wydecumb, and Assh juxta Mertok. Plea of covenant was summoned. Richard acknowledged the right of Pharamus; for this Pharamus granted the same to Richard, to hold to Richard and the heirs of his body, of him, rendering yearly one clove gillyflower at Easter, and doing to the chief lords of that fee, for him, all other services belonging; and he warranted the same. If it happen that Richard shall die without heirs of his body, then the said tenement shall wholly revert to Pharamus, to hold of the chief lords by the services aforesaid. And besides Richard granted that he would render every year to Pharamus for the life of Pharamus, sixteen marcs, by quarterly payments: after the decease of Pharamus, Richard shall be quit of the said payment.

- 15. At Westminster in the morrow of the Ascension; between Henry de Pontibus, Canon of Wells, querent; and Henry de Lacy, Earl of Lincoln, and Margaret his wife, deforciants; for the advowson of the Chapel of Whitcherche. Plea of covenant was summoned. Henry and Margaret acknowledged the right of Henry de Pontibus, as by their gift, to hold to him and his successors and his Church of St. Michael of Hengstrigge, prebendal of St. Andrew of Wells, in frankalmoin, saving that Henry and his successors holding that prebend, shall every year at the feast of the Assumption, celebrate a mass for the souls of the Earl and Countess, and their parents, and distribute on the same day, immediately after the mass, to thirteen paupers, thirteen pence. And besides Henry and Margaret granted for themselves and the heirs of Henry, that they would warrant the advowson to Henry de Pontibus, and his successors, in frankalmoin, against all men: for this Henry de Pontibus received Henry and Margaret and their heirs into all future benefits and orisons to be done in that prebend. This agreement was made by precept of the King.
- 16. At Westminster in the quinzaine of St. John Baptist; between Nicholas de Langelond, querent; and Hillaria, daughter of Robert de Dunwere, deforciant; for a messuage, twenty six acres of land, and six acres of meadow, in Dunwere and Slape. Plea of covenant was summoned. Hillaria acknowledged the right of Nicholas as by her gift; for this Nicholas

granted the same to Hillaria to hold for her life, of him, rendering yearly one rose at Midsummer. After the decease of Hillaria the said tenement shall wholly remain to Robert de Dunwere the father of Hillaria, for his life, to hold of Nicholas by the aforesaid services; and Nicholas warranted the same to Hillaria and to Robert, for their lives. After the decease of both Hillaria and Robert, the said tenement shall wholly revert to Nicholas and his heirs, to hold of the chief lords of the fee by the services thereto belonging.

- 17. At Westminster in the quinzaine of St. John Baptist; between Walter de Urtiaco, querent; and John de Urtiaco, deforciant; for the manor of Northperet, and the advowson of the church of the same manor. Plea of covenant was summoned. John acknowledged the right of Walter and quit claimed to him: for this Walter gave John one hundred marcs.
- 18. At Westminster in the quinzaine of St. Michael; between John de Chitterne and Edith his wife, querents; and William de Rus of Ivelcestre and Alice his wife, impedients; for nine acres of land, and four acres of meadow, in la Yurd juxta Ivelcestre. Plea of warranty of deed was summoned. William and Alice acknowledged the right of John as by their gift, to hold of the chief lords of that fee; and besides they warranted the same: for this John and Edith gave William and Alice one hundred shillings in money (argenti).

23 Edward H. (A.D. 1294-5).

19. At Westminster in the quinzaine of St. Martin; between Richard de Monte Sorelli and Isabella his wife, querents; and Martin le Tayllur, deforciant; for a messuage, sixteen acres and three roods of land, and the moiety of an acre of meadow, in Wyghtlakynton. Plea of covenant was summoned. Martin acknowledged the right of Richard as by his gift, to hold of the chief lords of the fee; and besides Martin warranted the same; for this Richard and Isabella granted to Martin and Margery his wife, a messuage, fourteen acres of land and a half, and a

moiety of one acre of meadow, in the same vill, which tenement Richard and Isabella once had by the gift of Martin; to hold to Martin and Margery, and the heirs of Martin begotten of Margery, of Richard and Isabella, rendering yearly one clove gillyflower at Easter; and Richard and Isabella warranted the same. If it happen that Martin shall die without heirs begotten of Margery, then after the decease of both Martin and Margery, the said tenement shall wholly revert to Richard and Isabella, to hold of the chief lords of the fee.

- 20. At Westminster in the quinzaine of St. Hillary; between John Basset, querent; and John de Calne and Cristina his wife, impedients; for a messuage, a ferling and the moiety of a virgate of land, in Wymfred. Plea of warranty of deed was summoned. John and Cristina acknowledged the right of John Basset as by their gift, to hold of the chief lords of that fee; and they warranted the same: for this John Basset gave John and Cristina ten marcs.
- 21. At Westminster in the octave of St. John Baptist; between Nicholas Fraunceys and Roger his brother, querents: and William Fraunceys, of Langeton, and Agnes his wife, deforciants; for two parts of two messuages and a carucate of land and a half in Dunkerton and Cridlyncote. covenant was summoned. William and Agnes acknowledged the same, together with the homage and service of Gregory de Cridelyncote, chaplain, and of Nicholas de Horssyngton in respect of the tenement which he held of them in the said vill, to be the right of Nicholas, to hold to Nicholas and Roger, and the heirs of Nicholas of the chief lords of that fee. And William and Agnes quit claimed to Nicholas and Roger all the right they had in one third part of two messuages and a carucate and a half of land which Petronilla, who was the wife of Walter le Balun, held in dower, the inheritance of Agnes in the said vill. William and Agnes also quit claimed to Nicholas and Roger, all the right they had in one third part of half a carucate of land which Richard de la Folye and Ela his wife, held in dower of Ela, from the inheritance of Agnes in the said vill; and William and Agnes warranted the same. For this Nicholas and Roger gave William and Agnes sixty pounds

sterling. This concord was made in the presence of Gregory and Nicholas who agreed thereto and did fealty to Nicholas and Roger in the court.

- 22. At Westminster in the quinzaine of St. John Baptist; between Robert Baudewyn of Wryngton, and Alianora his wife, querents; and Thomas de Bergh, deforciants; for a messuage, and a carucate of land in Wrington. Plea of covenant was summoned. Robert acknowledged the right of Thomas, as by his gift; for this Thomas granted the same to Robert and Alianora for their lives, to hold of him, rendering yearly one rose at Midsummer, and doing to the chief lords of that fee for him all other services; and Thomas warranted the same. After the decease of both Robert and Alianora the said tenement shall wholly revert to Thomas to hold of the chief lords of the fee.
- 23. At Westminster in the quinzaine of Trinity; between John, son of Walter de Bosco, querent; and Robert Payn and Margery his wife, impedients; for a messuage and a moiety of a virgate of land, in Pundesford. Plea of warranty of deed was summoned. Robert and Margery acknowledged the right of John, as that which Walter the father of John had by their gift, to hold to John and his heirs of the chief lords of that fee; and they warranted the same: for this John gave Robert and Margery twenty marcs.
- 24. At Westminster in the octave of St. Michael; between William de Taunton, querent; and John Pacok and Matilda his wife, deforciants; for three acres and the fifth part of an acre of land, in Schyreford juxta Taunton. Plea of covenant was summoned. John and Matilda acknowledged the right of William and quit claimed to him; and they warranted against all men: for this William gave them seven marcs.

24 Edward H. (A.D. 1295-6).

25. At Westminster in the octave of St. Hillary; between Geoffrey de Asshlonde and Joan his wife, querents; and John

de Cricket of Estham and Joan his wife, deforciants; for a messuage, six bovates of land and ten shillings and four pence rent in Cruk, and in Estham juxta Cruk and the advowson of the chapel of the Blessed Mary of Estham; and afterwards recorded at York in the octave of St. Michael, 29 E. I., between the said Geoffrey and Joan, querents; and the said John and Joan, deforciants; for the said tenement and advowson. Plea of covenant was summoned. Geoffrey and Joan acknowledged the right of Joan the wife of John; for this John and Joan granted the same to Geoffrey and Joan, to hold to them and the heirs of Geoffrey begotten of Joan his wife, of the chief lords of that fee: and besides John and Joan granted that five acres of land, and a moiety of a messuage, and a mill which Alice de Molendinis held for her life; and also a messuage, a bovate of land, and six shillings and eight pence of rent, which Agnes Attanasse held in dower the inheritance of Joan wife of John in the said vill, on the day this agreement was made; and which after the decease of Alice and Agnes ought to revert to John and Joan, shall wholly remain to Geoffrey and Joan his wife, to hold together with the said tenement and advowson of the chief lords of that fee. If it happen that Geoffrey shall die without heirs begotten of Joan his wife, then after the decease of Geoffrey and Joan his wife, the said tenement and advowson shall wholly remain to the right heirs of Geoffrey, to hold of the chief lords of that fee; and John and Joan warranted against all men. This concord was made in the presence of Alice and Agnes, they consenting and doing fealty to Geoffrey and Joan in the court.

26. At Westminster in the morrow of Ascension; between Henry de Ponte, querent; and Andrew Justyn and Margery his wife, deforciants; for thirty two acres of land in Est Cranemere. Plea of covenant was summoned. Henry acknowledged the right of Henry (Andrew); for this Andrew and Margery granted the same to Henry, to hold of the chief lords of that fee; and they warranted the same. And besides Andrew and Margery granted that they would render every year to Henry, for his life, forty shillings by four payments: in case of default at any term, Henry may distrain on their chattels found in all their lands and

tenements until full payment is made. After the decease of Henry, Andrew and Margery and the heirs of Margery shall be quit of the said payment. For this Andrew and Margery quit claimed to Henry all the right they had in the lands and tenements which Henry held, the gift of Hugh Wyteny father of Margery, in the said vill.

- 27. At Westminster in the quinzaine of St. Martin; between Hugh de Uphull, querent; and Richard le Theyn and Cecilia his wife, impedients; for a messuage, fourteen acres of land, and four acres of meadow, in Eston juxta Porthur. Plea of warranty of deed was summoned. Richard and Cecilia acknowledged the right of Hugh as by their gift, to hold of the chief lords of that fee; and they warranted the same: for this Hugh gave them one hundred shillings in silver.
- 28. At Westminster in the morrow of the Purification; between Richard le Wodere and Margery his wife, querents; and Walter de Ferchaghe and Cristina his wife, impedients; for a messuage in the suburb of Bristoll. Plea of warranty of deed was summoned. Walter and Cristina acknowledged the right of Richard as that which Richard and Margery had by their gift, to hold of the chief lords of that fee; and they warranted the same: for this Richard and Margery gave Walter and Cristina six marcs.

(Endorsed.) John de Illegh put in his claim.

- 29. At Westminster in a month of Easter; between Henry le Webbe, of Mitford, and Gunnilda his wife, querents; and Nicholas Badevaunt and Alice his wife, impedients; for a messuage, fourteen acres of land, and an acre of meadow, in Dunkerton. Plea of warranty of deed was summoned. Nicholas and Alice acknowledged the right of Henry as that which Henry and Gunnilda had by their gift, to hold of the chief lords of that fee; and they warranted the same against all men: for this Henry and Gunnilda gave them ten marcs.
- 30. At Westminster in the quinzaine of Easter; between Agnes de Munceaus, querent; and Roger de Putford and Joan his wife, deforciants; for eighteen messuages, fifty acres and a

rood of land, two shillings rent, and a moiety of two mills, in Cruk. Plea of covenant was summoned. Roger and Joan acknowledged the right of Agnes and quit claimed to her; and they warranted the same: for this Agnes gave them twenty pounds sterling.

- 31. At Westminster in the quinzaine of Trinity; between Martin de Shirebourn, querent; and Hugh le Lung and Matilda his wife, deforciants; for two acres of land in Northovre which John Godale held by the law of England for his life. Plea of covenant was summoned. Hugh and Matilda acknowledged the right of Martin, and granted for themselves and the heirs of Matilda that the lands which the said John held for his life by the law of England, the inheritance of Matilda in the aforesaid vill, and which after the decease of John, ought to revert to Hugh and Matilda and the heirs of Matilda, shall wholly remain to Martin and his heirs, to hold of the chief lords of that fee. Hugh and Matilda granted also that ten acres of land which the master of the Hospital of St. John of Brugewater held for the life of John, the inheritance of Matilda in the aforesaid vill, and which after the decease of John ought to revert to Hugh and Matilda, shall wholly remain to Martin and his heirs, to hold of the chief lords of that fee. This concord was made there being present the said John and the master, who agreed thereto and did fealty to Martin in the court.
- 32. At Westminster in the octave of St. John Baptist; between Ralph Saunzaver, querent; and Adam de la Rokele, deforciant; for a messuage, fifty acres of land, and eight acres of meadow, in Batecumbe. Plea of covenant was summoned. Adam acknowledged the right of Ralph as by his gift; for this Ralph granted the same to Adam for life, to hold of him, rendering yearly a rose at Midsummer, and doing to the chief lords of that fee, for him, all other services; and he warranted the same. After the decease of Adam the said tenements shall wholly revert to Ralph, to hold of the chief lords of that fee.
- 33. At Westminster in the octave of St. Michael; between Philip de Ayshton and Cristina his wife, querents; and Magister Antony de Bradeney, deforciant; for a messuage and a carucate

of land, in Ayshton. Plea of covenant was summoned. Philip acknowledged the right of Antony; for this Antony granted the same to Philip and Cristina, and the heirs of Philip begotten of Cristina, to hold of the chief lords of that fee by the services belonging. If it happen that Philip die without heirs begotten of Cristina, then, after the decease of both Philip and Cristina, the said tenement shall wholly remain to the right heirs of Philip, to hold of the chief lords as aforesaid.

34. At Westminster in the octave of St. Michael; between John le Pyk and Letitia his wife, querents; and John le Bird and Agnes his wife, deforciants; for a messuage and three acres of land in North Ken juxta Jatton. Plea of covenant was summoned. John and Agnes acknowledged the right of John le Pyk as that which John le Pyk and Letitia had by their gift, to hold of the chief lords of that fee; and they warranted against all men: for this John and Letitia gave them five marcs.

(Endorsed.) William Cole, of North Ken, put in his claim.

- 35. At Westminster in the morrow of All Souls; between Nicholas de Langelond, querent; and Hugh de Langelond, deforciant; for a messuage and two carucates of land, in Suthbrente. Plea of covenant was summoned. Nicholas acknowledged the right of Hugh; for this Hugh granted the same to Nicholas, to hold to him and the heirs of his body, of the chief lords of that fee; and he warranted the same. If it happen that Nicholas die without heirs of his body, then the said tenement shall wholly remain to the right heirs of Hugh, to hold of the chief lords as aforesaid.
- 36. At Westminster in the morrow of St. Martin; between Richard de Stikelpath, of Brugewater, and Alice his wife, querents; and Eustace de Pullokesmore and Agnes his wife, deforciants; for twenty acres of land and an acre of meadow in Derlegh and Chilton. Plea of covenant was summoned. Eustace and Agnes acknowledged the right of Richard as by their gift, to hold of the chief lords of that fee; and they warranted the same: for this Richard and Alice gave them twenty marcs.

25 Edward H. (A.D. 1296-7).

- 37. At Westminster in the octave of the Purification; between Hugh Godwyne and Margery his wife, querents; and Nicholas de Langelond, deforciant; for a messuage, twenty six acres of land, and six acres of meadow, in Donewere and Slape juxta Brugewater, which Hillaria, daughter of Robert de Donewere, held for her life. Plea of covenant was summoned. Nicholas acknowledged the right of Hugh, and granted that the said tenement, the inheritance of Nicholas, in the aforesaid vills, and which after the decease of Hillaria ought to revert to Nicholas, after the decease of Hillaria shall wholly remain to Hugh and Margery, to hold to them and the heirs of Hugh from the chief lords of that fee. Nicholas also granted that ten acres of land and two acres of meadow, which John Athelard held for life; and three acres of land which Edith, who was wife of Thomas de Bynnewatly, held for life; and also one acre of land which William Atte Crofte held for life; the inheritance of Nicholas in the aforesaid vills, on the day this agreement was made, and which after the decease of John, Edith, and William, ought to revert to Nicholas, after the decease of John, Edith, and William, shall wholly remain to Hugh and Margery, to hold, together with the aforesaid tenements, of the chief lords of that fee; and Nicholas warranted the same: for this Hugh and Margery gave Nicholas forty pounds sterling. This concord was made there being present Hillaria, John, Edith, and William, who consented thereto and did fealty to Hugh and Margery in the court.
- 38. At Westminster in the octave of the Purification; between John, son of Martin de Iford, querent; and Martin de Iford, impedient; for a messuage, two acres of land, two acres of meadow, and twelve pence rent, in Iford. Plea of warranty of deed was summoned. Martin acknowledged the said tenement, namely, whatever Martin had in the said vill, in demesne and service on the day this concord was made, to be the right of John, as by his gift. For this John granted the same to Martin for life, to hold of him, rendering yearly one rose at Midsummer;

and he warranted the same. After the decease of Martin the said tenement shall wholly revert to John, to hold of the chief lords of the fee.

(Endorsed.) William son of Martin put in his claim.

39. At Westminster in the octave of the Purification; between Henry de Ponte, Andrew Justyn and Margery his wife, querents; and William de Burne, deforciant; for one hundred and sixty seven acres of land, forty eight acres of meadow, forty acres of wood, twenty eight shillings rent, and two parts of a messuage, in Est Cranmere. Plea of covenant was summoned. Henry, Andrew and Margery, acknowledged the right of William; for this William granted the said tenements to Henry, as in homages and services of free men, and the villeinage and villeins and all their belongings, meadows, feedings, pastures, rents, reliefs, escheats, and all other things belonging to those tenements, to hold of the chief lords of that fee for his life. After the decease of Henry the said tenements shall wholly remain to Andrew and Margery and the heirs of Margery, to hold the same of the chief lords of the fee.

40. At Westminster in the octave of the Purification; between John son of Geoffrey Dyme, querent; and John Page and Nichola his wife, impedients; for a messuage, a carucate of land, ten acres of meadow, forty acres of wood, two hundred acres of heath, and thirty shillings rent, in Babyngton, Mellis, Leydon, Middelcote, Worthe, Lokyngton and Walton. Plea of warranty of deed was summoned. John and Nichola acknowledged the right of John Dyme as by their gift; for this John Dyme granted the same to John Page and Nichola, to hold to them and the heirs of their bodies, of him, rendering yearly one rose at Midsummer and doing to the chief lords of the fee for him all other services; and he warranted the same. If it happen that John Page shall die without heirs of his body, then after the decease of both John and Nichola, the said tenement shall wholly revert to John Dyme, to hold of the chief lords of the fee by the services belonging.

(Endorsed.) Henry de Wiltes brother of John de Wiltes put in his claim.

- 41. At Westminster in the octave of St. Hillary; between John le Lange and Agnes his wife, claimants; and Richard de Rodene and Nicholas de Langelond, tenents; for eighteen acres of land, eight acres of meadow, two shillings rent, two parts of a messuage and a carucate of land, in Kungresbury. John and Agnes acknowledged the right of Richard and quit claimed to him and Nicholas, and the heirs of Richard; for this Richard and Nicholas gave them twenty pounds sterling.
- 42. At Westminster in three weeks of Easter; between William de Welynton, claimant; and Gregory de Welynton and Joan his wife, deforciants; for two parts of a messuage, and two carucates of land, in Wyk juxta Lydyerd and Est Lambrok. Plea of covenant was summoned. Gregory and Joan acknowledged the two parts to be the right of William, to hold of the chief lords of that fee. And besides Gregory and Joan granted that a messuage and a carucate of land which Matilda who was wife of Richard de Wygorn held in dower, the inheritance of Joan, in that vill, and which after the death of Matilda ought to revert to Gregory and Joan and the heirs of Joan, after the decease of Matilda shall wholly remain to William, to hold, together with the said two parts which remain to him by this fine, of the chief lords of that fee. Also Gregory and Joan granted that the third part of a messuage and two carucates of land which Joan who was wife of Robert de Wygorn, held in dower, the inheritance of Joan in the aforesaid vill, on the day this agreement was made, and which after the decease of Joan, ought to revert to Gregory and Joan and the heirs of Joan, after the decease of Joan shall wholly remain to William, to hold, together with the aforesaid tenements which remain to him by this fine, of the chief lords of that fee by the services appertaining; and Gregory and Joan warranted the same: for this William gave them one hundred pounds sterling. This concord was made, Matilda and Joan being present and consenting thereto, and doing fealty to William in the court.
- 43. At Westminster in the octave of Trinity; between Nicholas de Langelond, querent; and William de Marisco and Joan his wife, deforciants; for a messuage and twenty four acres

of land, in Ellebarwe juxta Hutton. Plea of covenant was summoned. William and Joan acknowledged the right of Nicholas and quit claimed to him; and besides they warranted the same: for this Nicholas gave them ten pounds sterling.

(Endorsed.) John son of Walter Russel, Roesia Golafre and Alice her sister, put in their claims.

- 44. At Westminster in the octave of St. John Baptist; between Adam de la Forde, querent; and William Hardyng and Alice his wife, impedients; for a virgate of land, four acres of meadow, and eight shillings rent, in Blakeford juxta Wodemore. Plea of warranty of deed was summoned. William and Alice acknowledged the right of Adam and quit claimed to him: for this Adam gave William and Alice twenty marcs.
- 45. At Westminster in the octave of Trinity; between Roger de Stokelinch and Joan his wife, querents; and John Cosyn and Alice his wife, deforciants; for ten acres of land in Wyghlakynton. Plea of covenant was summoned. John and Alice acknowledged the right of Roger as that which Roger and Joan had by their gift, to hold of the chief lords of that fee; and besides they warranted the same against all men: for this Roger and Joan gave John and Alice ten marcs.

(Endorsed.) Robert de Dounton put in his claim.

- 46. At Westminster in the octave of Trinity; between Nicholas de Welynton, querent; and William Elys of Caysclive and Agnes his wife, deforciants; for thirty acres of land in Kywestok. Plea of covenant was summoned. William and Agnes acknowledged the right of Nicholas as by their gift, to hold of the chief lords of that fee; and they warranted the same: for this Nicholas gave William and Agnes twenty marcs.
- 47. At Westminster in the morrow of All Souls; between Nicholas de Welyngton, querent; and William de Marisco and Joan his wife, deforciants; for twelve acres of land in Ellebarewe. Plea of covenant was summoned. William and Joan acknowledged the right of Nicholas, to hold of the chief lords of that fee; and besides they warranted the same: for this Nicholas gave them ten marcs.

48. At Westminster in the morrow of All Souls; between Magister Antony de Bradeneye, querent; and William Tryvet and Alice his wife, impedients; for forty acres of land, eight acres of meadow, and eight acres of pasture in Bere. Plea of covenant was summoned. William and Alice acknowledged the right of Antony, to hold of the chief lords of that fee; and they warranted against all men: for this Antony gave them twenty pounds sterling.

49. At Westminster in the quinzaine of St. Michael: between Henry de Ponte, Andrew Justyn and Margery his wife, querents; and William de Burne, deforciant; for ninety six acres of land. six acres of meadow, twenty acres of wood, two shillings rent, and the third part of a messuage, in Est Cranemere, which John Justyn and Eva his wife held as the dower of Eva. Plea of covenant was summoned. Henry, Andrew and Margery, acknowledged the right of William; for this William granted that the said tenement, which after the decease of Eva ought to revert to William, after the decease of Eva shall wholly remain to Henry for his life, to hold of the chief lords of that fee. After the decease of Henry the said tenement shall wholly remain to Andrew and Margery and the heirs of Margery, to hold of the chief lords of the fee. This concord was made in the presence of John and Eva who consented thereto, and did fealty to Henry in the court.

(Endorsed.) Nicholas Whyteng, William son of Geoffrey de Brudeport, Walter de Wellop and Alice his wife, put in their claims.

50. At Westminster in the octave of St. Michael; between Geoffrey de Stawell and Felicia his wife, querents; and Nicholas de Stawell, deforciant; for a messuage, and four bovates of land in Stawell juxta Brugewater. Plea of covenant was summoned. Nicholas acknowledged the right of Geoffrey as by his gift, to hold of the chief lords of that fee; for this Geoffrey and Felicia granted to Nicholas and Joan his wife for their lives, the aforesaid messuage, and three acres of land in the same vill which Geoffrey and Felicia before had by the gift of Nicholas, to hold of them, rendering yearly one rose at Midsummer; and they

warranted the same. After the decease of Nicholas and Joan the said tenement shall wholly remain to Geoffrey and Felicia, to hold of the chief lords of that fee.

51. At Westminster in the octave of St. Martin: between Alexander de Monte Forti, querent; and Richard de Ennebergh, impedient; for the manor of Ennebergh, and two virgates and a half of land, nine acres of meadow, and twenty shillings rent, in Valles and Kynemersden. Plea of warranty of deed was summoned. Richard acknowledged the right of Alexander as by his gift, to hold of the chief lords of that fee. And besides Richard granted that the fourth part of one virgate of land and a half which William Little, baker, held for life, the inheritance of Richard in that vill, and which after the decease of William ought to revert to Richard, after the decease of William shall wholly remain to Alexander, to hold, together with the tenement which remains to him by this fine, of the chief lords of that fee: and Richard warranted the same against all men: for this Alexander granted the said tenement to Richard and Beatrice his wife for their lives, to hold of him, rendering yearly a rose at Midsummer and doing to the chief lords of the fee for Alexander all other services; and he warranted the same. After the decease of Richard and Beatrice the said tenement shall wholly revert to Alexander to hold of the chief lords of that fee. This concord was made there being present William who agreed thereto and did fealty to Alexander in the court.

26 Edward H. (A.D. 1297-8).

52. At Westminster in five weeks of Easter; between Ralph Pypard, querent; and Ralph le Mareshal and Claricia his wife, deforciants; for the manor of Westchy. . . . Ralph Pypard granted the manor to Ralph le Mareschal and Claricia and their heirs begotten of Claricia, to hold of Ralph Pypard, rendering yearly to him for his life twenty marcs, half at Easter and half at Michaelmas. After the decease of Ralph Pypard, the said Ralph and Claricia shall hold the manor of (the heirs of) Ralph Pypard, rendering yearly one clove gillyflower at Easter, and

doing to the chief lords of that fee all other services; and Ralph Pypard warranted the said manor to Ralph and Claricia against all men. If it happen that Ralph le Mareschal shall die without heirs begotten of Claricia, after the decease of both of them, the said manor shall wholly remain to the right heirs of Ralph Pypard, to hold of the chief lords of the fee.

- 53. At Westminster in three weeks of Easter; between Henry de Kyngeston, querent; and Peter de Mountchaump, deforciant; for a messuage, and a virgate of land in Boddeklegh. Plea of covenant was summoned. Peter acknowledged the right of Henry; for this Henry granted the same to Peter for life, to hold of him, rendering yearly one rose at Midsummer and doing to the chief lords of that fee for him all other services; and he warranted the same against all men. After the decease of Peter the said tenement shall wholly revert to Henry, to hold of the chief lords of that fee.
- 54. At Westminster in three weeks of Easter; between Gilbert de Wollavyngton, querent; and Odo de Aumbelton and Margery his wife, impedients; for a messuage, a carucate of land, and five shillings and nine pence of rent, in Clyve juxta Dunsterre. Plea of warranty of deed was summoned. Margery acknowledged the right of Gilbert as by the gift of herself and Odo, to hold of the chief lords of the fee; and they warranted the same: for this Gilbert gave them eight marcs.

(Endorsed.) The Prior of Bath put in his claim.

55. At Westminster in five weeks of Easter; between Philip de Taunton, merchant, and Juliana his wife, and Robert Guyan, querents; and Adam le Teynturer and Matilda his wife, deforciants; for a messuage in Taunton which Thomas le Ber and Matilda his wife held for a term of six years. Plea of covenant was summoned. Adam and Matilda acknowledged the right of Robert and granted that the said messuage which Thomas and Matilda held for the term of six years, the inheritance of Matilda, on the day this agreement was made, and which after that term ought to revert to Adam and Matilda, after that term shall wholly remain to Philip, Juliana, and Robert, and the heirs of Robert, to hold of the chief lords of that fee by the services thereto belonging;

and Adam and Matilda warranted the same against all men: for this Philip, Juliana, and Robert, gave Adam and Matilda twenty marcs. This concord was made in the presence of Thomas and Matilda who agreed thereto and did fealty to Philip, Juliana, and Robert in the court.

56. At Westminster in the morrow of the Ascension; between John de Howell, querent; and John Attewell and Isabella his wife, deforciants; for a messuage, five acres and a half of land, and three acres of meadow, in Eston. Plea of covenant was summoned. John and Isabella acknowledged the right of John as by their gift, to hold of the chief lords of that fee; and they warranted the same: for this John de Howell gave them ten pounds sterling.

27 Edward H. (A.D. 1298-9).

- 57. At York in the octave of St. Hillary; between Philip de Wellesford, querent; and Roger de Wellesford, deforciant; for a messuage, a mill, two carucates of land, twenty acres of meadow, sixty acres of pasture, forty acres of wood, and forty shillings rent, in Wellesford, and Thorne Margarete. Plea of covenant was summoned. Philip acknowledged the right of Roger; for this Roger granted the same to Philip for life, to hold of him, rendering yearly a rose at Midsummer and doing to the chief lords of that fee for Roger all other services; and Roger warranted the same. After the decease of Philip the said tenement shall wholly revert to Roger, to hold of the chief lords of the fee.
- 58. At York in the morrow of St. John Baptist; between William de Burne, clerk, querent; and Amicia daughter of John de Barry of Bychenestok, deforciant; for a messuage and a virgate of land in Bodicombe and Threbwell. Plea of covenant was summoned. Amicia acknowledged the right of William, to hold of the chief lords of the fee; and she warranted against all men: for this William gave Amicia thirty marcs.
- 59. At York in three weeks of St. Michael; between John Basset of Aldeburne, querent; and Robert Pennard and Edith his wife, impedients; for a messuage, forty eight acres of land,

and four acres of meadow, in Tymbresbergh and Wyke. Plea of warranty of deed was summoned. Robert and Edith acknowledged the right of Joan as by their gift, to hold of the chief lords of that fee; and they warranted the same: for this John gave them twenty pounds sterling.

- 60. At York in the octave of Trinity; between Roger son of Elias Pym, querent; and Elias Pym, deforciant; for a messuage, a carucate of land, sixteen acres of meadow, six acres of moor, and three acres of wood, in Brummore and Canynton. Plea of covenant was summoned. Elias acknowledged the right of Roger as by his gift; for this Roger granted the same to Elias for life, rendering therefor yearly one rose at Midsummer, and doing to the chief lords of that fee for Roger all other services; and he warranted the same against all men. After the decease of Elias the said tenement shall wholly revert to Roger and his heirs quit of the heirs of Elias, to hold of the chief lords of that fee by the services thereto belonging.
- 61. At York in the octave of St. Martin; between John de Gyvele, querent; and John de Axebrigg, clerk, impedient; for four messuages, seventy acres of land, and pasture for sixteen oxen, in Gyvele, Kyngeston, Mersh, Chiltern, Sockesham, Grenemore, and Dychefordmore. Plea of warranty of deed was summoned. John de Axebrigg acknowledged the right of John de Gyvele; for this John de Gyvele granted the same to John de Axebrigg, for life, to hold of him, rendering yearly one penny at Easter and doing to the chief lords of that fee for John de Gyvele all other services; and he warranted the same. After the decease of John de Axebrigg the said tenement shall wholly revert to John de Gyvele to hold of the chief lords of that fee.

(Endorsed.) Robert le Fiz Payn; John de Giseby; John Vay; John de Huntelegh; Peter de Giseby; John Walraund, put in their claims.

62. At York in the quinzaine of St. Martin; between Gilbert son of Gilbert Michel, claimant; and Gilbert son of Richard Pyke, tenent, by Ralph de Lucy his guardian; for a messuage and a carucate of land, in Murlynche. Gilbert son of Gilbert acknowledged the right of Gilbert son of Richard and

quit claimed to him; and besides he warranted the same: for this Gilbert son of Richard gave Gilbert son of Gilbert one hundred marcs.

28 Edward H. (A.D. 1299-1300).

63. At York in the octave of St. Michael; between John de Shepton and Matilda his wife, querents; and William de Burne, deforciant; for a messuage, and a carucate of land, in Aldewyk, Budecumbe and Blakedon. Plea of covenant was summoned. John acknowledged the right of William; for this William granted the same to John and Matilda, to hold to them and the heirs of John begotten of Matilda, of the chief lords of that fee. If it happen that John die without heirs of his body begotten of Matilda, then, after the decease of both John and Matilda, the said tenement shall wholly remain to Richard son of John and the heirs of his body, to hold of the chief lords of that fee. If it happen that Richard shall die without heir of his body, then after his decease, the said tenement shall wholly remain to John his brother and the heirs of his body, to hold of the chief lords of that fee. If it happen that John the brother of Richard shall die without heirs of his body then the said tenement shall wholly remain to Nichola daughter of the said John de Shepton and the heirs of her body, to hold of the chief lords of that fee. If it happen that Nichola shall die without heirs of her body, then the said tenement shall wholly remain to Elena her sister and the heirs of her body, to hold of the chief lords of that fee. If it happen that Elena shall die without heirs of her body then the said tenement shall wholly remain to Isolda her sister and the heirs of her body, to hold of the chief lords of that fee. If it happen that Isolda shall die without heirs of her body, then the said tenement shall wholly remain to the right heirs of William, quit of the other heirs of John, Richard, John, Nichola, Elena, and Isolda, to hold of the chief lords of that fee by the services thereto belonging.

64. At York in a month of Easter; between Geoffrey Samuel and William Samuel, querents, by William Malerbe in their place; and Robert Carevill, impedient; for a messuage, and a carucate of land, in Lokington juxta Kynemereston.

Plea of warranty of deed was summoned. Robert acknowledged the said tenement to be the right of William as that which Geoffrey and William had by his gift, to hold to Geoffrey and William and the heirs of William of the chief lords of that fee; and he warranted the same: for this Geoffrey and William gave Robert one hundred marcs.

- 65. At York in the quinzaine of Easter; between William de Burne, clerk, querent; and Richard de Rodeny and Matilda his wife, deforciants; for a messuage and a carucate of land, in Stoke Giffard juxta Westburi. Plea of covenant was summoned. Richard and Matilda acknowledged the right of William, to hold of the chief lords of that fee; and besides they warranted against all men: for this William gave them one hundred pounds sterling.
- 66. At York in the octave of St. John Baptist; between Roger de Cumych, querent; and John Russel of Bruges Walter and Isabella his wife, deforciants; for two messuages in Bruges Walter. Plea of covenant was summoned. John and Isabella acknowledged the right of Roger; for this Roger granted the same to John and Isabella for their lives, to hold of the chief lords of that fee. After the decease of John and Isabella the said messuage shall wholly remain to John son of the aforesaid John and his heirs, to hold of the chief lords of the fee by the services belonging.
- 67. At York in the quinzaine of Trinity; between Peter parson of the church of Strengeston, querent; and Richard de Neuton Hawys, deforciant; for one hundred and thirty two acres of land, six acres of meadow, six acres of wood, six acres of pasture, and thirty six shillings and two pence rent, in Neuton Hawys juxta Northpederton. Plea of covenant was summoned. Richard acknowledged the right of Peter as by his gift; for this Peter granted the same to Richard to hold of the chief lords of the fee. After the decease of Richard the said tenements shall wholly remain to Robert son of Richard and Agnes his wife, and to the heirs of Richard begotten of Agnes, to hold of the chief lords of the fee. If it happen that Robert shall die without heirs of his body begotten of Agnes, then, after the decease of

both Robert and Agnes, the said tenement shall wholly remain to the right heirs of Richard quit of the other heirs of Robert and Agnes, to hold of the chief lords of that fee by the services belonging thereto.

68. At York in three weeks of St. Michael; between John de Stenyng, querent; and Mathew de Furneus, deforciant; for a messuage, sixty acres of land, and ten acres of meadow, in Stoke Curcy. Plea of covenant was summoned. John acknowledged the right of Mathew; for this Mathew granted the same to John for life, to hold of him, rendering yearly one rose at Midsummer and doing to the chief lords of that fee for Mathew all other services. After the decease of John the said tenement shall wholly remain to Matilda daughter of Warin de Ralegh for her life, to hold of Mathew by the services aforesaid. After the decease of Matilda the said tenement shall wholly remain to Henry son of Mathew de Furneus and the heirs of his body, to hold of Mathew by the aforesaid services. If it happen that Henry shall die without heirs of his body, then the said tenement shall wholly remain to Simon his brother and the heirs of his body, to hold of Mathew by the services aforesaid. happen that Simon shall die without heirs of his body, then the said tenement shall wholly remain to Robert his brother and the heirs of his body, to hold of Mathew by the aforesaid services. If it happen that Robert shall die without heirs of his body, then the said tenement shall wholly remain to the right heirs of Mathew quit of the heirs of John and Matilda, and also of the other heirs of Henry, Simon, and Robert, to hold of the chief lords of the fee; and Mathew warranted against all men.

69. At Westminster in the quinzaine of St. Michael, 24 Edward I.; and afterwards recorded at York in the quinzaine of Trinity, 28 Edward I.; between Peter, parson of the church of Strengeston, querent; and Adam de Chaundos of Playnesfeld, deforciant; for a messuage, a carucate of land, and ten shillings rent, in Playnesfeld and Shapwyk. Plea of covenant was summoned. Adam acknowledged the right of Peter as by his gift; for this Peter granted the same to Adam for life, to hold of him, rendering yearly one rose at Midsummer and doing to

the chief lords of that fee for Peter, all other services. After the decease of Adam the said tenement shall wholly remain to William the son of Adam, senior, and the heirs of his body, to hold of Peter and his heirs by the aforesaid services. If it happen that William shall die without heirs of his body, then the said tenement shall wholly remain to William the brother of William and the heirs of his body, to hold of Peter and his heirs by the aforesaid services. If it happen that William shall die without heirs of his body, then the said tenement shall wholly remain to John the brother of William and the heirs of his body, to hold of Peter and his heirs by the aforesaid services. If it happen that John shall die without heirs of his body, then the said tenement shall wholly remain to Walter the brother of John and the heirs of his body, to hold of Peter and his heirs, by the aforesaid services. If it happen that Walter shall die without heirs of his body, then the said tenement shall wholly remain to Joan the sister of William and the heirs of her body, to hold of Peter and his heirs by the aforesaid services. If it happen that Joan shall die without heirs of her body, then the said tenement shall wholly remain to Dionisia sister of Joan and her heirs, to hold of the chief lords of the fee by the services thereto appertaining.

(Bound between Nos. 26 and 27.)

70. At York in the morrow of All Souls; between Richard de Rodeny and Matilda his wife, querents, by William Malerbe in their place; and William de Burne, deforciant; for a messuage, and a carucate of land, in Stok Giffard juxta Westburi. Plea of covenant was summoned. Richard acknowledged the right of William; for this William granted the same to Richard, to hold to him and Matilda and his heirs begotten of Matilda, of the chief lords of that fee. If it happen that Matilda die without heirs begotten by Richard her surviving, then the said tenement shall wholly remain to Richard and the heirs of his body, to hold of the chief lords of that fee. If it happen that Richard shall die without heirs of his body, then the said tenement shall wholly remain to the right heirs of Matilda quit of the other heirs of Richard, to hold of the chief lords of that fee by the services thereto belonging.

71. At York in the octave of St. Martin; between Eustace son of Roger and Juliana his wife, querents, by William Malerbe in their place; and John le Vernun and Nicholas son of Roger, deforciants, by Roger de Frome in their place; for a messuage, sixty acres of land, and nine acres of meadow, in Burton. Plea of covenant was summoned. Eustace acknowledged the right of Nicholas, as that which John and Nicholas had by his gift; for this John and Nicholas granted the same to Eustace and Juliana, to hold to them and the heirs of Eustace begotten of Juliana, of the chief lords of that fee. If it happen that Eustace shall die without heirs begotten of Juliana, then after the decease of both Eustace and Juliana the said tenement shall wholly remain to the right heirs of Eustace, to hold of the chief lords of the fee by the services belonging.

29 Edward H. (A.D. 1300-1).

72. At York in the octave of St. Hillary; between Mathew de Furneus, querent; and brother Geoffrey, Master of the Hospital of St. John Baptist of Bruges Walter, impedient; for the advowson of the church of Wemedon. Mathew acknowledged the said advowson to be the right of the Master and his church, and quit claimed the same: for this the Master gave Mathew one hundred pounds sterling.

73. At York in the octave of St. Hillary; between William de Lekesworth and Margaret his wife, querents; and Geoffrey de Stawell, deforciant; for a messuage, and a carucate of land, in Estbaggebergh. Plea of covenant was summoned. William acknowledged the right of Geoffrey; for this Geoffrey granted the same to William and Margaret, to hold to them and the heirs which William shall beget of Margaret, of the chief lords of the fee. If it happen that William shall die without heirs begotten of Margaret, then, after the decease of both of them, the said tenement shall wholly remain to the right heirs of William, to hold of the chief lords of the fee.

74. At York in three weeks of Easter; between John de

Staford, querent; and William son of Walter de Loveny, deforciant; for the manor of Hilecumbe, and a messuage, a carucate of land, and ten acres of meadow, in Parva Lopene and Suthpederton. Plea of covenant was summoned. William acknowledged the said tenement, as in homages and services of free men, the villeins holding that villeinage and their households (sequelis), meadows, feedings, pastures, rents, reliefs, escheats, and all other things, to be the right of John, and quit claimed to him; and besides he warranted the same: for this John gave William one hundred marcs.

- 75. At York in a month of Easter; between Walter Pauncefot, querent; and Thomas de Coker and Agnes his wife, deforciants; for thirty three acres and a rood of land, an acre and three roods of meadow, and two shillings rent, in Cumpton Pauncefot. Plea of covenant was summoned. Thomas and Agnes acknowledged the right of Walter and quit claimed to him: for this Walter gave Thomas and Agnes twenty marcs.
- 76. At York in the octave of St. John Baptist; between Walentine de Welyngton, querent; and Gregory de Welyngton, deforciant; for six messuages, five carucates and twelve bovates of land, and twenty shillings and one penny rent, in Neccham juxta Welyngton, Bonecumbe, Lymynton, Yevelcestre, Eston juxta Westbury, Benhangre, Dynre, Welles, Eversy juxta Cumbehawey, and Gosebradene. Plea of covenant was summoned. Walentine acknowledged the right of Gregory; for this Gregory granted the same to Walentine, to hold to him and the heirs of his body, of Gregory, rendering yearly one rose at Midsummer and doing to the chief lords of the fee for Gregory all other services. If it happen that Walentine shall die, without heirs of his body, then the said tenement shall wholly revert to Gregory and his heirs quit of the other heirs of Walentine, to hold of the chief lords of that fee.
- 77. At York in the octave of Trinity; between William de la Forde and John de Lockyngge, querents; and John Wale of Wroxhale, impedient; for a messuage, a ferling and a virgate of land, and eleven shillings rent, in Wroxhale. Plea of warranty

of deed was summoned. John Wale acknowledged the right of William and John as by his gift; for this William and John granted the same to John Wale and Agnes his wife, and John son of the said John and Agnes, to hold to John, Agnes, and John, for their lives, of them, rendering yearly one rose at Midsummer and doing to the chief lords of the fee for them all services. After the decease of John, Agnes, and John, the said tenement shall wholly remain to the right heirs of John Wale, quit of the heirs of John, Agnes, and John, to hold of the chief lords of that fee.

78. At York in the quinzaine of Trinity; between Thomas Bilhok, senior, and Claricia his wife, querents; and Thomas Bilhok, junior, deforciant; for a messuage, and a virgate of land in Felton and Wynfred. Plea of covenant was summoned. Thomas, senior, acknowledged the right of Thomas, junior; for this Thomas, junior, granted the same to Thomas, senior, and Claricia, to hold to them for their lives, of him, rendering yearly a rose at Midsummer and doing to the chief lords of the fee for Thomas, junior, all other services; and he warranted the same. After the decease of Thomas and Claricia the said tenement shall wholly revert to Thomas, junior, to hold of the chief lords of that fee.

79. At York in the quinzaine of St. John Baptist; between Geoffrey de Monte Forti and Felicia his wife, querents; and John de la Grave parson of the church of Nony, and William his brother, deforciants; for two carucates of land, twenty acres of meadow, forty acres of wood, and sixty six shillings rent, in Nony and Trottokeshull and a moiety of the advowson of the church of Nony. Plea of covenant was summoned. John and William acknowledged the right of Geoffrey, to hold to Geoffrey and Felicia and the heirs of Geoffrey of the chief lords of that fee: for this Geoffrey and Felicia gave John and William one hundred marcs.

80. At York in the octave of St. John Baptist; between Richard de Rodeny and Matilda his wife, querents; and William de Burne, deforciant; for a messuage and two carucates of land

in Kungeresbury. Plea of covenant was summoned. Richard acknowledged the right of William; for this William granted the same to Richard and Matilda, to hold to them and the heirs begotten by Richard of Matilda, of the chief lords of that fee. If it happen that Richard shall die without heirs by Matilda leaving Matilda surviving, then the said tenement shall wholly remain to Matilda and the heirs of her body, to hold of the chief lords of that fee. If it happen that Matilda die without heirs of her body, then the said tenement shall wholly remain to Isabella daughter of the said Richard and the heirs of her body, to hold of the chief lords of that fee. If it happen that Isabella shall die without heirs of her body, then the said tenement shall wholly remain to Richard Le Ryche son of Geoffrey Le Ryche of Wedmor and his heirs, to hold of the chief lords of that fee by the services belonging.

- 81. At York in the quinzaine of Trinity; between Thomas son of Richard de Bourne, querent; and William de Burne, deforciant; for a messuage, and a virgate of land in Bodicumbe. Plea of covenant was summoned. Thomas acknowledged the right of William; for this William granted the same to Thomas, to hold for life, of him, rendering yearly a rose at Midsummer and doing to the chief lords of the fee for him all other services. After the decease of Thomas the said tenement shall wholly revert to William, to hold of the chief lords of that fee.
- 82. At York in the octave of St. Michael; between William de la Sale of Bradeford, querent; and Ralph de Stoke and Agnes his wife, impedients; for a messuage, four bovates of land, three acres of meadow, and a third part of two mills in Portesheved and the advowson of the church of that vill. Plea of warranty of deed was summoned. Ralph and Agnes acknowledged the right of William as by their gift, to hold of the chief lords of that fee; and they warranted the same: for this William gave them twenty pounds sterling.
- 83. At York in the morrow of St. Martin; between John de Kute and Agnes his wife, querents; and William de Hauteville and Emma his wife, impedients; for a messuage in

Taunton. Plea of warranty of deed was summoned. William and Emma acknowledged the right of John as by their gift, to hold to John and Agnes and the heirs of John, of the chief lords of that fee; and they warranted the same: for this John and Agnes gave them ten pounds sterling.

84. At York in the morrow of St. Martin; between Nicholas le Webbe and Alice his wife, querents; and Adam le Teinturer and Matilda his wife, deforciants; for a messuage in Taunton. Plea of covenant was summoned. Adam and Matilda acknowledged the right of Nicholas as by their gift, to hold to Nicholas and Alice and the heirs of Nicholas, of the chief lords of that fee; and they warranted against all men: for this Nicholas and Alice gave them ten marcs.

30 Edward H. (A.D. 1301-2).

85. At York in the quinzaine of St. Hillary; between John son of John de Lambrok and Cristina his wife, querents; and William de Burne, deforciant; for ten shillings rent, and twelve bovates of land, except forty nine acres of land, in Middelambrok and Compton Durevill. Plea of covenant was summoned. William acknowledged the same to be the right of John, to hold to John and Cristina and the heirs of John of the chief lords of that fee: for this John and Cristina gave William twenty pounds sterling.

86. At York in the quinzaine of St. Hillary; between John de Lambrok, querent; and William de Burne, deforciant; for a messuage, a garden, forty nine acres of land, and ten acres of meadow, in Middelambrok and Compton Durevill. Plea of covenant was summoned. John acknowledged the right of William; for this William granted the same to John for life to hold of the chief lords of that fee. After the decease of John the said tenement shall wholly remain to John, son of the aforesaid John and Cristina his wife, and the heirs of John son of John, to hold of the chief lords of that fee.

- 87. At York in the octave of the Purification; between Thomas le Portman, querent; and Thomas le Taillur and Claricia his wife, impedients; for the fourth part of a messuage in Taunton. Plea of warranty of deed was summoned. Thomas and Claricia acknowledged the right of Thomas le Portman as by their gift; to hold of the chief lords of that fee; and they warranted the same: for this Thomas le Portman gave them seven marcs.
- 88. At York in a month of Easter; between John Chaumpeneys of Okenhull, querent; and John son of Thomas Chanu of Sweyneswyk, deforciant; for a messuage and a carucate of land in Sweyneswyk and Bathenestone. Plea of covenant was summoned. John Chanu acknowledged the tenements, namely whatever he had in the aforesaid vills, as in demesne and service, on the day this agreement was made, to be the right of John Chaumpeneys as by his gift, to hold of the chief lords of that fee; and he warranted the same: for this John Chaumpeneys gave John Chanu sixty pounds sterling.
- 89. At York in the quinzaine of Easter; between John de Chitterne and Edith his wife, querents; and William le Rus of Ivelcestre and Alice his wife, impedients; for twenty two acres of land, and four acres of meadow in La Yurd juxta Ivelcestre. Plea of warranty of deed was summoned. William and Alice acknowledged the right of John as by their gift, to hold to John and Edith and the heirs of John, of the chief lords of that fee; and they warranted the same: for this John and Edith gave them twelve marcs.
- 90. At York in the octave of Trinity; between Joan who was wife of Reginald son of Peter, querent; and Magister James de Mohun, deforciant; for the manor of Chuyton and the hundred of the same vill, except the hamlet of Missumernorton. Plea of covenant was summoned. Joan acknowledged the right of James; for this James granted the same to Joan for life, to hold of the lord the King. After the decease of Joan the said manor and hundred shall wholly remain to Peter son of Reginald and the heirs of his body, to hold of the lord the King. If it happen that Peter die without heirs of his body, then the said

manor and hundred shall wholly remain to Reginald son of Reginald and the heirs of his body, to hold of the lord the King. If it happen that Reginald son of Reginald shall die without heirs of his body, then the said manor and hundred shall wholly remain to William son of Reginald and the heirs of his body, to hold of the lord the King. If it happen that William die without heirs of his body, then the said manor and hundred shall wholly remain to the right heirs of Joan, to hold of the lord the King. This concord was made by precept of the King.

- 91. At York in the octave of St. John Baptist; between William Paynel and Margaret his wife, querents; and Hawysia who was wife of Robert le Veel, deforciant; for the manor of Norton and the advowson of the church of the same manor. Plea of covenant was summoned. William acknowledged the right of Hawysia; for this Hawysia granted the same to William and Margaret, to hold to them and the heirs of William begotten of Margaret, of the chief lords of that fee by the services to the said manor and advowson appertaining. If it happen that William shall die without heirs of his body begotten of Margaret, then after the decease of both William and Margaret, the said manor and advowson shall wholly remain to the right heirs of Margaret, to hold of the chief lords of the fee as aforesaid.
- 92. At York in the octave of Trinity; between Thomas de Tylloy, querent; and Peter Fardeyn and Alice his wife, impedients; for two messuages and a carucate of land in Asscote, Walton, and Grenton. Plea of warranty of deed was summoned. Peter and Alice acknowledged the said tenement, namely, whatever Peter and Alice had in the aforesaid vills, as in demesne and service, on the day this concord was made, to be the right of Thomas, as by their gift, to hold of the chief lords of that fee; and they warranted the same: for this Thomas gave Peter and Alice forty pounds sterling.
- 93. At York in the octave of Trinity; between William de Axebrigge and Cristiana his wife, querents, by William Malerbe in their place; and Simon de Bradewell, parson of the church of Bageworth, deforciant; for four messuages, a carucate of land and a half, and twenty eight acres of meadow, in

Alurenton, Axbrigge, and Suthbrente. Plea of covenant was summoned. William acknowledged the right of Simon, as by his gift; for this Simon granted the same to William and Cristiana, to hold to them and the heirs of William begotten of Cristiana, of the chief lords of that fee. If it happen that William die without heirs begotten of Cristiana, then after the decease of both William and Cristiana, the said tenement shall wholly remain to the right heirs of William, to hold of the chief lords of the fee by the services belonging.

94. At York in the octave of St. Michael; between Richard de Cuntevill of Alwerton and John son of Isabella de Wyk, querents; and William de Burne, deforciant; for a messuage, and a ferling and forty acres of land, in Alwerton and Uverwere. Plea of covenant was summoned. Richard acknowledged the right of William; for this William, at the request of Richard, granted the same to John, to hold to John and the heirs of his body, of the chief lords of that fee. If it happen that John shall die without heirs of his body, then the said tenement shall wholly remain to Agnes daughter of Richard de Cuntevill and the heirs of her body, to hold of the chief lords of that fee. If it happen that Agnes die without heirs of her body, then the said tenement shall wholly remain to Egelina daughter of Richard and her heirs, quit of the other heirs of John and Richard, to hold of the chief lords of the fee by the services belonging.

(Endorsed.) John ab Adam and Elyzabeth his wife put in their claim.

31 Edward H. (A.D. 1302-3).

95. At York in the morrow of St. John Baptist; between Robert son of Robert de Brente and Claricia his wife, querents; and William de Burne, deforciant; for three messuages, three carucates of land, one virgate of land, and fifteen shillings rent, in Cosinton, Wrington, Synderlond, Legh, Suth Brente, Cotes, and Glaston. Plea of covenant was summoned. Robert

acknowledged the right of William; for this William granted the same to Robert and Claricia, and the heirs of Robert begotten of Claricia, to hold of the chief lords of that fee. If it happen that Robert shall die without heirs begotten of Claricia, then after the decease of both Robert and Claricia, the said tenement shall wholly remain to the right heirs of Robert, to hold of the chief lords of that fee.

96. At York in the octave of St. Martin, 31 Edward I.; and again recorded at Westminster in three weeks of Easter, 33 Edward I.; between William de Lynns and Matilda his wife, querents; and Godfrey de Auno, deforciant; for a rent of one rose in Asshton. Plea of covenant was summoned. Godfrey acknowledged the said rent, together with the homage and all the services of William de Odyham and Alice his wife, for all the tenements which Godfrey held formerly in the same vill, to be the right of William, to hold to William and Matilda and the heirs of William, of the chief lords of the fee by services belonging to that rent; and he warranted against all men: for this William and Matilda gave Godfrey forty shillings of silver. This concord was made there being present the said William and Alice who agreed thereto and did fealty to William and Matilda in the court.

97. At York in the quinzaine of St. Martin; between Nicholas son of Ralph de Hull and Matilda his wife, querents; and Adam le Waleys, deforciant; for the manor of Tykenham. Plea of covenant was summoned. Nicholas acknowledged the right of Adam as by his gift; for this Adam granted the said manor to Nicholas and Matilda, to hold to them and the heirs of Nicholas begotten of Matilda, of the chief lords of the fee by the services which belong to that manor. If it happen that Nicholas shall die without heirs begotten of Matilda, then, after the decease of both Nicholas and Matilda, the said manor shall wholly remain to the right heirs of Nicholas, to hold of the chief lords of that fee as aforesaid.

98. At York in the octave of the Purification; between Robert Fiz Water de Cheddre, querent; and William de Burne, deforciant; for a messuage, a carucate and a virgate of land, in

Cheddre, Wynfred, and Strode. Plea of covenant was summoned. Robert acknowledged the right of William; for this William granted the same to Robert for life, to hold of the chief lords of that fee. After the decease of Robert the said tenements shall wholly remain to William, son of Robert and Basilia his wife, and the heirs of William son of Robert, to hold of the chief lords of that fee.

99. At York in the octave of the Purification; between John le Brun, querent; and William son of Robert Malerbe and Elizabeth his wife, deforciants; for the manor of Bere. William acknowledged the said manor to be the right of John; for this John granted the same to William and Elizabeth, to hold to them and their heirs begotten of Elizabeth, of the chief lords of that fee. If it happen that Elizabeth shall die without heirs of her body, then after the decease of William and Elizabeth the said manor shall wholly remain to John son of John de Acton and Elena his wife and his heirs begotten of Elena, to hold of the chief lords of that fee. If it happen that Elena shall die without heirs of her body, then after the decease of John and Elena the said manor shall wholly remain to the right heirs of John le Brun, to hold of the chief lords of that fee by the services belonging.

William de Axebrigg and Cristina his wife, querents; and Valentine de Welington, deforciant; for six bovates of land, four acres and a half of meadow, six acres of wood, and thirty six shillings rent, in Farlegh Munford. Plea of covenant was summoned. William acknowledged the right of Valentine; for this Valentine granted the same to William and Cristina, to hold to them and the heirs begotten of Cristina, of the chief lords of that fee. If it happen that Cristina shall die without heirs of her body, then, after the decease of William and Cristina, the said tenement shall wholly remain to the right heirs of Valentine, to hold of the chief lords of that fee.

101. At York in the octave of St. Hillary; between Roger de Esse, parson of the church of Maupudre, querent; and Joan de Vinonia, deforciant; for the fourth part of the manor of

Shipton Malet and the fourth part of the advowson of the church of that vill. Plea of covenant was summoned. Joan acknowledged the right of Roger; for this Roger granted the same to Joan for life, to hold of the chief lords of the fee. After the decease of Joan, the said fourth part of the manor and advowson shall wholly remain to Reginald, son of Reginald son of Peter, and the heirs of his body, to hold of the chief lords of the fee. If it happen that Reginald, son of Reginald son of Peter, shall die without heirs of his body, then the same shall wholly remain to Peter, brother of Reginald son of Reginald, and the heirs of his body, to hold of the chief lords of the fee. If it happen that Peter, brother of Reginald son of Reginald, shall die without heirs of his body, then the same shall wholly remain to William, brother of Peter, and the heirs of his body, to hold of the chief lords of the fee. If it happen that William, brother of Peter, die without heir of his body, then the same shall wholly remain to the right heirs of Joan, to hold of the chief lords of that fee by the services thereto belonging.

Chenney, querent; and Hugh Chenney, deforciant; for a messuage, a carucate of land, ten acres of meadow, and ten acres of wood in Twymho and Welewe, which Agnes who was the wife of John de Chenney held for life. Plea of covenant was summoned. Hugh acknowledged the right of William, and granted that the tenement which Agnes held for her life, the inheritance of Hugh in the aforesaid vill, on the day this concord was made, and which after the decease of Agnes ought to revert to Hugh, after the decease of Agnes shall remain to William, to hold of the chief lords of the fee; and he warranted the same: for this William gave Hugh forty marcs. This concord was made there being present Agnes who agreed thereto and did fealty to William in the court.

103. At York in the octave of St. John Baptist; between Thomas de Baggeheye and Letitia his wife, querents; and William de Ludeford, parson of the church of Roneton, deforciant; for a messuage, a carucate of land, and eighteen shillings rent in Milverton and Baggeheye juxta Milverton. Plea of

covenant was summoned. Thomas acknowledged the right of William; for this William granted the same to Thomas and Letitia to hold to them and the heirs of Thomas begotten of Letitia, of the chief lords. If it happen that Thomas die without heirs begotten of Letitia, then after the decease of both Thomas and Letitia, the said tenement shall wholly remain to the right heirs of Thomas, to hold of the chief lords by the services due.

104. At York in the octave of St. Martin; between William son of William Trivet, junior, querent; and William Trivet, deforciant; for a carucate and eighty four acres of land, and twenty seven acres of meadow, in Crouk, Baggedrip, Hunspulle, Crandon, and Est Stretholt. Plea of covenant was summoned. William Trivet granted to William son of William the aforesaid tenement, to hold to William son of William and the heirs of his body of William Trivet and his heirs, rendering yearly a rose at Midsummer and doing to the chief lords for William Tryvet all other services. If it happen that William son of William shall die without heirs of his body, then the said tenement shall wholly remain to Thomas, the brother of William son of William, and the heirs of his body, to hold of William Tryvet by the aforesaid services. If it happen that Thomas shall die without heirs of his body, then the said tenement shall wholly remain to John, the brother of Thomas, and the heirs of his body, to hold of William Tryvet as aforesaid. If it happen that John shall die without heirs of his body, then the said tenement shall wholly remain to Nicholas, brother of John, and the heirs of his body, to hold of William Tryvet as aforesaid. If it happen that Nicholas shall die without heirs of his body, then the said tenement shall wholly remain to the aforesaid William Tryvet and his heirs quit of the other heirs of William son of William, Thomas, John, and Nicholas, to hold of the chief lords of that fee by the services thereto belonging; and William Tryvet warranted the same, in each case, against all men.

105. At York in the octave of St. John Baptist: between Lucia de Meriet and Walter her son, querents; and Humfrey de Dunsterre, impedient; for a messuage and a carucate of land, in

Plesse and Wellet. Plea of warranty of deed was summoned. Humfrey acknowledged the right of Walter as by his gift, to hold to Lucia and Walter and the heirs of Walter of the chief lords; and he warranted the same: for this Lucia and Walter gave him one hundred pounds sterling.

106. At York in the octave of St. John Baptist; between William son of William Malerbe, querent; and William son of Adam Malerbe, deforciant; for two messuages, two acres of meadow, six acres and a virgate and a half of land, in Legh juxta Wryngton, Shipham, and Wodebergh. Plea of covenant was summoned. William son of Adam acknowledged the right of William son of William, for this William son of William granted the same to William son of Adam for life, to hold of the chief lords. After the decease of William son of Adam the said tenements shall wholly revert to William son of William and his heirs, quit of the heirs of William son of Adam, to hold of the chief lords by the services belonging.

(Endorsed.) William son of Hugh Malerbe of Shipham put in his claim.

IO7. At York in the octave of St. Martin; between John de Asshelond and Joan his wife, querents; and John de Cruket and Joan his wife, deforciants; for a messuage, and a virgate of land, in Shipton Beauchamp. Plea of covenant was summoned. John Cruket and Joan his wife acknowledged the right of John de Asshelond, to hold to him and Joan his wife, of the chief lords of that fee: for this John de Asshelond and Joan his wife, gave John de Cruket and Joan his wife twenty pounds sterling.

108. At York in the morrow of St. Martin; between Ralph de Stokelinche, querent; and John le Freke and Matilda his wife, John Coffyn and Isabella his wife, deforciants; for a messuage, two mills, a carucate of land, forty acres of meadow, fifteen acres of pasture, and five acres of wood, in Suthillegh. Plea of covenant was summoned. John and Matilda, John and Isabella, acknowledged the right of Ralph and quit claimed to him: for this Ralph gave them forty pounds sterling.

109. At York in three weeks of St. Michael; between

William Deneband, querent; and Philip Deneband, deforciant; for a messuage, a garden, three carucates of land, twenty five acres of meadow, nine acres of moor, thirty acres of wood, and eight pounds rent, in Henton St. George, Cruk and Synderherth. Plea of covenant was summoned. Philip acknowledged the right of William as by his gift; for this William granted the same to Philip for life, to hold of him, rendering yearly one penny at Easter, and doing to the chief lords for him all other services. After the decease of Philip the said tenement shall wholly revert to William, to hold of the chief lords of the fee by the services belonging.

Tio. At York in the quinzaine of St. Michael; between Richard de Weletone and Cristina his wife, querents; and John de Asshlonde and Joan his wife, impedients; for a messuage, and a moiety of a virgate of land in Suthpederton. Plea of warranty of deed was summoned. John and Joan acknowledged the right of Richard as by their gift, to hold to Richard and Cristina and the heirs of Richard of the chief lords; and they warranted against all men: for this Richard and Cristina gave them forty pounds sterling.

32 Edward H. (A.D. 1303-4).

III. At York in the quinzaine of St. Martin; between Richard de Tomere, querent; and John de Weghewode, deforciant; for a messuage, eighty four acres of land, eight acres of meadow, three acres of pasture, and twenty five acres of wood, in Henxterigg. Plea of covenant was summoned. John acknowledged the right of Richard, to hold of the chief lords; and he warranted the same: for this Richard gave John twenty pounds sterling.

112. At York in the octave of St. Hillary; between Stephen, Prior of the church of the apostles Peter and Paul of Monte Acuto, querent; and Edmund de Mortuo Mari, impedient, for two parts of the advowson of the church of Odecumbe. Edmund

acknowledged the said two parts to be the right of the Prior and his church and quit claimed to him; and he warranted the same; for this the Prior gave Edmund forty pounds sterling. This concord was made by precept of the King.

- Nicholas de Langelond and Joan his wife, querents; and William de Contevill, deforciant; for a messuage, twenty acres of land, and twelve acres of meadow, in Compton and Axebrigg. Plea of covenant was summoned. William acknowledged the right of Nicholas as by his gift, to hold to Nicholas and Joan and the heirs of Nicholas, of the chief lords; and he warranted the same: for this Nicholas and Joan gave William twenty pounds sterling.
- 114. At York in the quinzaine of St. Hillary; between John Pauncefot, querent; and Walter son of Walter de Ceddre, deforciant, by Hugh de Draycote in his place; for a garden, seven acres of land, one acre of meadow, and pasture for five oxen, in Compton Pauncefot. Plea of covenant was summoned. Walter acknowledged the right of John as by his gift, to hold of the chief lords of that fee; and he warranted against all men: for this John gave Walter ten pounds sterling.
- Philip de Odyham and William de Westbiry, querents; and Gilbert de Sulham of Welles and Alice his wife, deforciants; for a mill, a garden, and five acres and a half of land, in Welles, Woky and Lichehele. Plea of covenant was summoned. Gilbert acknowledged the right of William and Philip as by his gift; for this Philip and William granted the same to Gilbert and Alice for their lives, to hold of the chief lords. After the decease of Gilbert and Alice the said tenement shall wholly remain to Richard son of Ranulph le Parker of Westbyry and the heirs of his body, to hold of the chief lords of that fee. If it happen that Richard shall die without heirs of his body, then the said tenement shall wholly remain to Hugh the brother of Richard and the heirs of his body, to hold of the chief lords by the services belonging.

- 116. At York in a month of Easter; between William Huse, querent; and Magister Antony de Bradeneye, deforciant; for a messuage, and two carucates of land in Sutton Abbots. Plea of covenant was summoned. William acknowledged the right of Antony, as by his gift; for this Antony granted the same to William for life, to hold of the chief lords of that fee. After the decease of William the said tenement shall wholly remain to Reginald the son of the aforesaid William and Joan his wife, and the heirs of Reginald, to hold of the chief lords by the services due.
- 117. At York in a month of Easter; between Walter de Urtiaco and Matilda his wife, querents; and Mathew Le Frie of Peret, deforciant; for a messuage, thirty two acres of land, and four acres of meadow in North Peret. Plea of covenant was summoned. Mathew acknowledged the right of Matilda, to hold to Walter and Matilda and the heirs of Matilda, of the chief lords of the fee; and he warranted the same: for this Walter and Matilda gave Mathew twenty pounds sterling.

(Endorsed.) Gilbert son of Mathew le Frie of Peret put in his claim.

Lucia de Meriet and Walter her son, querents; and Richard de Forde, deforciant; for a messuage and two carucates of land in Cerneheye juxta Taunton. Plea of covenant was summoned. Richard acknowledged the said tenement, namely, whatever he had in the aforesaid vill, as in demesne or service, on the day this concord was made, to be the right of Walter, to hold to Lucia and Walter and the heirs of Walter, of the chief lords of that fee: for this Lucia and Walter gave Richard one hundred pounds sterling.

(Endorsed.) William Ceinduc put in his claim.

152. At York in the octave of St. Martin, 32 Edward I.; and afterwards recorded at Westminster in the morrow of All Souls, 33 Edward I.; between Thomas Suthovere, querent; and Robert Godman, deforciant; for a messuage, thirty acres of land, ten acres of meadow, and thirteen shillings and fourpence rent, in

Frome. Plea of covenant was summoned. Robert acknowledged the right of Thomas and quit claimed to John (Thomas); and he warranted the same: for this Thomas gave Robert twenty marcs.

159. At Westminster in the morrow of St. John Baptist, 32 Edward I., and afterwards recorded at Westminster in the quinzaine of Easter, 34 Edward I.; between John Ap Adam, querent; and Alice Keuet, Isabella Keuet, William Knyght and Joan his wife, deforciants; for a messuage, fifty six acres of land and a half, seven acres of meadow and a half, one acre of wood, and eight shillings and ninepence rent, in Tykenham. Plea of covenant was summoned. Alice, Isabella, William and Joan, acknowledged the right of John, to hold of the chief lords of that fee; and they warranted the same: for this John gave them twenty marcs.

162. At York in the quinzaine of Trinity, 32 Edward I.; and afterwards recorded at Westminster in the quinzaine of Easter, 34 Edward I.; between Ralph de Lucy and Cecilia his wife, querents; and Simon de Wellesford, deforciant; for a messuage, sixty seven acres of land, and seven acres of meadow and a half, in Burgh, Suth Brente, Burnham, and Breen. Plea of covenant was summoned. Ralph acknowledged the right of Simon; for this Simon granted the same to Ralph and Cecilia, to hold to them and the heirs of Ralph, of the chief lords of that fee.

of the Hospital of St. John Baptist of Bristoll, querent; and William de Burne, deforciant; for a messuage, a virgate and a ferling of land, and two shillings rent, in Blakedon, Budecumbe and Wrington. Plea of covenant was summoned. William acknowledged the right of the Master and his Hospital, to hold of the chief lords of that fee by the services belonging; for this the Master received William and his heirs into all orisons and benefits which henceforth should be done in the said Hospital. This concord was made by precept of the King.

120. At York in the morrow of St. John Baptist; between Robert de Denemed, querent; and Jolenta who was the wife of

Adam de Gryndham, deforciant; for a messuage, a carucate of land, eight acres of meadow, and forty shillings rent, in Batheneston. Plea of covenant was summoned. Jolenta acknowledged the right of Robert, as by her gift, to hold of the chief lords of that fee; and she warranted against all men: for this Robert gave Jolenta forty pounds sterling.

(Endorsed.) Ralph fil Urcy put in his claim.

121. At York in three weeks of Trinity; between Edmund Lambright and Alpesia his wife, querents; and Thomas Lambright, deforciant; for a messuage, three mills, a virgate of land and a half, and fifteen acres of meadow, in Tobrigge. Plea of covenant was summoned. Thomas acknowledged the right of Edmund, as by his gift, to hold to Edmund and Alpesia and the heirs of Edmund, of the chief lords of that fee; and he warranted the same: for this Edmund and Alpesia gave Thomas one hundred marcs.

122. At York in three weeks of Trinity; between Thomas son of John son of Adam de Eston, querent; and John de Howell, deforciant; for a messuage, three virgates of land, twelve acres of meadow, eight acres of wood, and twenty eight shillings rent, in Eston juxta Crokkerespulle. Plea of covenant was summoned. John acknowledged the right of Thomas as by his gift; for this Thomas granted the same to John and Agnes his wife; to hold to them and the heirs of John begotten of Agnes, of the chief lords of that fee. If it happen that John shall die without heirs begotten of Agnes, then after the decease of John and Agnes the said tenement shall wholly remain to John son of the aforesaid John and the heirs of his body, to hold of the chief lords of the fee. If it happen that John the son of John shall die without heirs of his body, then after his decease, the said tenements shall wholly remain to Hillaria, daughter of the said John de Howelle, and the heirs of her body, to hold of the chief lords of the fee. If it happen that Hillaria shall die without heirs of her body, then after her decease, the said tenement shall wholly remain to the right heirs of John de Howell, to hold of the chief lords of the fee by the services thereto belonging.

123. At York in the octave of Trinity; between William de

la Roche and Yorilda his wife, querents; and John Aleyn, deforciant; for a messuage and fifty acres of land, in Rixe. Plea of covenant was summoned. John acknowledged the right of Yorilda, and rendered the same to William and Yorilda to hold to them and the heirs of Yorilda of the chief lords of that fee by the services thereto belonging: for this William and Yorilda gave John twenty pounds sterling.

124. At York in the morrow of St. John Baptist; between Oliver de Tudeham and Muriel his wife, querents; and Thomas de Elyngham, deforciant; for a messuage and two carucates of land, in Lymyngton juxta Ivelcestre. Plea of covenant was summoned. Oliver acknowledged the right of Thomas, as by his gift; for this Thomas granted the same to Oliver and Muriel, namely whatever he had in the aforesaid vill as in demesne and service on the day this agreement was made; to hold to Oliver and Muriel and the heirs begotten by Oliver of Muriel, from the chief lords of that fee. If it happen that Oliver shall die without heirs begotten of Muriel, then after the decease of Oliver and Muriel the said tenement shall wholly remain to the right heirs of Oliver, to hold of the chief lords of that fee by the services belonging.

125. At York in the octave of Trinity; between Hugh de Maundevill and Joan his wife, querents; and Thomas de Horsy deforciant; for a messuage, two carucates of land, and seven shillings and seven pence rent, in Radeflod. Plea of covenant was summoned. Thomas acknowledged the right of Hugh, to hold to Hugh and Joan and the heirs of Hugh, of the chief lords of that fee: for this Hugh and Joan gave Thomas ten pounds sterling.

126. At York in the octave of Trinity; between Maurice le Bret, querent; and Adam le Bret, deforciant; for a messuage, and six bovates of land, in Tetton and Yaford. Plea of covenant was summoned. Maurice acknowledged the right of Adam, for this Adam granted the same to Maurice, to hold to Maurice and the heirs of his body, of Adam, rendering yearly one rose at Midsummer and doing to the chief lords of the fee for Adam all other services; and Adam warranted against all men. If it

happen that Maurice shall die without heirs of his body, then the said tenement shall wholly revert to Adam quit of the heirs of Maurice, to hold of the chief lords of that fee by the services thereto belonging.

127. At York in the octave of St. Michael; between John de Bello Campo, querent; and Robert de Val, deforciant; for two messuages, a carucate and a virgate of land, twenty four acres of meadow, two hundred and eighteen acres of wood, and thirty six shillings rent, in Westcapelond juxta Hacche and Cury Revel juxta Westcapelond. Plea of covenant was summoned. Robert acknowledged the right of John, to hold of the chief lords of that fee; and he warranted the same: for this John gave Robert one hundred pounds sterling.

(Endorsed.) Henry de Urtiaco put in his claim.

129. At York in the morrow of St. Martin, 32 Edward I., and afterwards recorded at Westminster in the octave of the Purification, 33 Edward I.; between David Crok and Joan his wife, querents; and Geoffrey son of John de Regni, deforciant; for a messuage, eighty acres of land, and twenty acres of meadow, in Eststrechholt and Poulet. Plea of covenant was summoned. David acknowledged the right of Geoffrey: for this Geoffrey granted the same to David and Joan, to hold to them and the heirs of David, of the chief lords of that fee by the services which belong thereto.

33 Edward H. (A.D. 1304-5).

128. At Westminster in the octave of the Purification; between Walter de Romeseye, querent; and John de Cruket and Joan his wife, deforciants; for a messuage, one carucate of land, and five shillings rent, in Hewenebere. Plea of covenant was summoned. John and Joan acknowledged the right of Walter, as by their gift, to hold of the chief lords of that fee and they warranted against all men: for this Walter gave them sixty pounds sterling.

130. At Westminster in the octave of the Purification; between John de Yvele and Joan his wife, querents; and John de Cruket and Joan his wife, impedients; for six acres of meadow,

in Hewenebere. Plea of warranty of deed was summoned. John de Cruket and Joan his wife acknowledged the right of John de Yevele, as that which he and Joan his wife had by their gift, to hold of the chief lords of that fee: and they warranted against all men: for this John de Yvele and Joan his wife gave them ten pounds sterling.

Nicholas de Wedergrave, querent; and Milo le Norreys and Alice his wife, deforciants; for a messuage, twenty four acres of land, and four acres of meadow, in Cumpton Martyn. Plea of covenant was summoned. Milo and Alice acknowledged the right of Nicholas, to hold of the chief lords of that fee; and they warranted against all men: for this Nicholas gave them twenty pounds sterling.

(Endorsed.) John Wake put in his claim.

132. At Westminster in the quinzaine of St. Michael; between Walter de Pederton and John de Pederton, guerents; and Benedict de Welles, deforciant; for a messuage and six bovates of land, in Bedministre. Plea of covenant was summoned. Walter acknowledged the right of Benedict; for this Benedict granted the same to Walter and John, to hold to them and the heirs of the body of John, of the chief lords of that fee, by the services belonging. If it happen that John shall die without heirs of his body, then after the decease of Walter and John, the said tenement shall wholly remain to Richard de Pederton son of John de Craweleye and the heirs of his body, to hold of the chief lords of that fee, as aforesaid. If it happen that Richard die without heirs of his body, then the said tenement shall wholly remain to Robert de Actone and Eva his wife and the heirs begotten of Eva, to hold of the chief lords as aforesaid. happen that Eva die without heirs of her body, then after the decease of Robert and Eva, the said tenement shall wholly remain to John de Pederton son of Alice Saundre, and the heirs of his body, to hold of the chief lords as aforesaid. If it happen that John de Pederton son of Alice shall die without heirs of his body, then the said tenement shall wholly remain to Walter de Pederton son of the aforesaid Alice and the heirs of his body, to hold of the chief lords as aforesaid. If it happen that Walter de Pederton son of Alice shall die without heirs of his body, then the said tenement shall wholly remain to the right heirs of Walter de Pederton quit of the heirs of John de Pederton, Richard, Eva, John son of Alice, and Walter son of Alice, to hold of the chief lords of the fee as aforesaid; and Benedict warranted to Walter and John and the heirs of John, and also to Richard if John died without heirs of his body, and also to John son of Alice if Eva died without heirs of her body, and also to Walter son of Alice if John the son of Alice died without heirs of his body, and also to the right heirs of Walter de Pederton if Walter son of Alice died without heirs of his body.

- 133. At Westminster in the quinzaine of St. Michael; between Joan daughter of John de Sancto Laudo, querent; and John le Valeys, senior, deforciant; for the manor of Hutton and the advowson of the church of the same manor. Plea of covenant was summoned. Joan acknowledged the manor and the advowson to be the right of John; for this John granted the same to Joan to hold for her life, of him, rendering yearly one rose at Midsummer, and doing to the chief lords of the fee for John all other services. After the decease of Joan the said manor and advowson shall revert wholly to John quit of the heirs of Joan, to hold of the chief lords of the fee by the services thereto appertaining.
- I 34. At Westminster in the quinzaine of Easter; between William de Hordacre and Elena his wife, querents; and Richard de Wolfareshull, deforciant; for a messuage, the moiety of a virgate and the third part of a ferling of land, in Wryngton and Legh. Plea of covenant was summoned. William acknowledged the right of Richard; for this Richard granted the same to William and Elena, to hold to them and the heirs of William begotten of Elena, of the chief lords of the fee. If it happen that William die without heirs of his body begotten of Elena, then after the decease of William and Elena, the said tenement shall wholly remain to William son of the aforesaid William de Hordacre, and the heirs of his body, to hold as aforesaid. If it happen that William son of William shall die without heirs of his body then the said tenement shall wholly remain to Isabella daughter of William de Hordacre, and the heirs of her body, to hold as

- aforesaid. If it happen that Isabella die without heirs of her body, then the said tenement shall wholly remain to William de Burun and his heirs, to hold of the chief lords of the fee by the services belonging.
- 135. At Westminster in three weeks of Easter; between Nicholas de Langlond, querent; and John son of Henry de Gouiz, deforciant; for a messuage, fifty eight acres of land, and ten acres of meadow, in Burnham, Bren, and Berghes. Plea of covenant was summoned. John acknowledged the right of Nicholas as by his gift, to hold of the chief lords of that fee; and he warranted the same: for this Nicholas gave John forty pounds sterling.
- 136. At Westminster in the octave of St. John Baptist; between William de la Sale and Rosa his wife, querents; and John Champeneys, deforciant; for a messuage, one carucate of land, and thirteen shillings and four pence rent in Bakwell. Plea of covenant was summoned. John acknowledged the right of William, and rendered the same to William and Rosa to hold to them and the heirs of William of the chief lords of that fee.

(Endorsed.) Robert de Whytyngton put in his claim.

- 137. At Westminster in the octave of Trinity; between Richard Luvel, querent; and John de Blakeford, impedient; for a messuage, and three carucates of land, in Blakeford and Wythele. Plea of warranty of deed was summoned. John acknowledged the right of Richard as by his gift, to hold of the chief lords of that fee; and he warranted against all men: for this Richard gave John twenty pounds sterling.
- 138. At Westminster in the octave of St. John Baptist; between William de Bath, querent; and John de Fosse, deforciant; for five messuages, one toft, and seven acres of land, in Bath and Welles. Plea of covenant was summoned. John acknowledged the right of William, to hold of the chief lords of that fee: for this William gave John twenty marcs.
- 139. At Westminster in the octave of St. John Baptist; between Oliver de Tudeham and Muriel his wife, querents; and

Thomas de Elyngham, deforciant; for twenty one acres of land and five acres of meadow, in Yevelcestre and Stoke Deneys. Plea of covenant was summoned. Oliver acknowledged the right of Thomas as by his gift; for this Thomas granted the same to Oliver and Muriel, to hold to them and the heirs of Oliver of the chief lords of that fee.

- 140. At Westminster in the quinzaine of St. John Baptist; between Reginald Polayn and Alice his wife, querents; and Geoffrey de Pulham, deforciant; for a messuage, a carucate of land, twenty acres of meadow, and forty shillings rent in Cayne, Filetham, and Frome. Plea of covenant was summoned. Reginald acknowledged the right of Geoffrey; for this Geoffrey granted the same to Reginald and Alice, to hold to them and the heirs of Reginald begotten of Alice, of the chief lords of that fee. If it happen that Reginald shall die without heirs begotten of Alice, then after the decease of Reginald and Alice the said tenement shall wholly remain to the right heirs of Reginald, to hold of the chief lords of that fee by the services which belong thereto.
- 141. At Westminster in the octave of Trinity; between William de Odyham and Alice his wife, querents; and Mathew de Gorges, deforciant; for a messuage, a carucate of land, and four shillings and six pence rent, in Cameleye, and Cloude. Plea of covenant was summoned. William acknowledged the right of Mathew as by his gift; for this Mathew granted the same to William and Alice, to hold to them and the heirs of Alice of the chief lords of that fee.
- 142. At Westminster in the octave of St. Martin; between Robert de Tothale, querent; and John de Maundevill, deforciant; for three acres of land, in Estcoker, Westcoker, and Hardyngton, and the advowsons of the churches of those vills. Plea of covenant was summoned. John acknowledged the said land and advowsons to be the right of Robert, to hold of the chief lords of that fee; and he warranted the same against all men: for this Robert gave John one hundred pounds sterling.
 - 143. At Westminster in the octave of St. Martin; between

Reginald de Sancto Claro, querent; and Robert de Sancto Claro, deforciant; for a messuage, two virgates of land, seventeen acres of meadow, and six acres of pasture, in Suttone and Werne. Plea of covenant was summoned. Reginald acknowledged the right of Robert; for this Robert granted the same to Reginald, to hold to him and the heirs of his body, of Robert, rendering yearly one rose at Midsummer, and doing to the chief lords of the fee for Robert all other services. If it happen that Reginald shall die without heirs of his body, then the said tenement shall wholly remain to Richard brother of the said Reginald, and the heirs of his body, to hold of Robert and his heirs by the aforesaid services; and Robert warranted against all men. If it happen that Richard die without heirs of his body, then the said tenement shall wholly revert to the aforesaid Robert and his heirs quit of the other heirs of Reginald and Richard, to hold of the chief lords of that fee.

I44. At Westminster in the octave of St. Michael; between Walter le Frankeleyn inthemore de Bacwell and Cristina his wife, querents; and Thomas son of Walter le Fraunkeleyn, deforciant; for fourteen acres and a half of land, three acres of meadow, and two acres of wood, in Bacwell. Plea of covenant was summoned. Walter acknowledged the right of Thomas, as by his gift; for this Thomas granted the same to Walter and Cristina for their lives, to hold of him, rendering yearly one rose at Midsummer, and doing to the chief lords for Thomas all other services. After the decease of Walter and Cristina the said tenement shall wholly revert to Thomas to hold of the chief lords of that fee.

145. At Westminster in the octave of St. Michael; between Hugh de Curtenay, querent; and Robert de Meryetford and Margareta his wife, deforciants; for a messuage, and two virgates of land, in Wulmerston. Plea of covenant was summoned. Robert and Margareta acknowledged the right of Hugh, as by their gift, to hold of the chief lords of that fee; and they warranted against all men: for this Hugh gave them forty marcs.

(Endorsed.) John de Esse put in his claim.

- 146. At Westminster in the morrow of All Souls; between Geoffrey Bonet, querent; and Roger Wyneman of Bristoll, deforciant; for a messuage, one carucate of land, six acres of meadow, twelve acres of wood, eight acres of pasture, and thirteen pence rent, and a rent of two roses, in Chattesleghe, Tellesford, Rode, Wulfrington. Plea of covenant was summoned. Geoffrey acknowledged the right of Roger as by his gift; for this Roger granted the same to Geoffrey for life, to hold of him, rendering yearly one rose at Midsummer, and doing to the chief lords, for Roger, all other services. After the decease of Geoffrey the said tenement shall wholly revert to Roger, to hold of the chief lords of that fee.
- 147. At Westminster in the octave of St. Martin; between Robert de Harpford and Matilda his wife, querents; and William de Milvertone parson of the church of Wydecumb, deforciant; for a messuage, a carucate of land, and seventy seven shillings rent, in Harpford, Langeford Budevill, and Thorne St. Margaret juxta Milvertone. Robert acknowledged the right of William as by his gift; for this William granted the same to Robert and Matilda, to hold to them and the heirs of Robert, of the chief lords of that fee by the services which belong thereto.
- 148. At Westminster in a month of St. Michael; between Walter son of Walter de Cantok and Sarra his wife, querents; and Walter de Enemere, deforciant; for a messuage, forty three acres of land, a moiety of an acre of pasture, and pasture for sixty sheep and sixty lambs, in Pederdham. Plea of covenant was summoned. Walter son of Walter acknowledged the right of Walter de Enemere as by his gift; for this Walter de Enemere granted the same to Walter son of Walter and Sarra, to hold to them and the heirs of Walter son of Walter begotten of Sarra, of the chief lords of that fee. If it happen that Walter son of Walter shall die without heirs begotten of Sarra, then, after the decease of Walter son of Walter and Sarra, the said tenement shall wholly remain to the right heirs of Walter son of Walter, to hold of the chief lords of the fee by the services belonging.
 - 149. At Westminster in a month of St. Michael; between

John de Morton and Elizabeth his wife, querents; and Simon de Asshton, deforciant; for forty shillings and four pence rent, in Morton, Raggel, Wodewyk, and Hundeslegh juxta Raggel. Plea of covenant was summoned. John acknowledged the right of Simon; for this Simon granted the same to John and Elizabeth; to hold to them and the heirs of John, of the chief lords of that fee.

- I 50. At Westminster in the octave of St. Martin; between Benedict, Abbot of the church of St. Peter of Abbodesbury, querent; and Thomas de Lude and Alianora his wife, deforciants; for a messuage, a carucate of land, and four marcs of rent, in Holewale. Plea of covenant was summoned. Thomas and Alianora acknowledged the right of the Abbot and his church of St. Peter, to hold of the lord the King; and they warranted the same: for this the Abbot gave Thomas and Alianora one hundred marcs. This concord was made by precept of the King.
- ISI. At Westminster in the morrow of St. Martin; between William le Hyne and Matilda his wife, claimants; and Geoffrey, Abbot of the church of St. Mary of Glaston, tenent; for a messuage, and two carucates of land, except sixteen acres of land, in Est Brunte, Suth Brunte, and Lympelesham. William and Matilda acknowledged the right of the Abbot and his church aforesaid, and quit claimed the same for themselves and the heirs of Matilda; and they warranted against all men: for this the Abbot gave William and Matilda two hundred marcs. This fine was raised because it was found by an inquisition in this court that the Abbot and his predecessors were seised of the aforesaid tenements a long time before the statute of mortmain.
 - 152. (Placed between Nos. 118-119.)
- 153. At Westminster in the octave of St. Michael; between Sarra who was the wife of Richard de Newton, querent; and William de Burne, deforciant; for the manor of Newton Hawys; except one hundred and thirty two acres of land, six acres of meadow, six acres of wood, six acres of pasture, and thirty six shillings and two pence rent, in that manor. Plea of

covenant was summoned. Sarra acknowledged the right of William; for this William granted the same to Sarra for her life, to hold of the chief lords of that fee. After the decease of Sarra the said manor, as is aforesaid, shall wholly remain to Robert son of the aforesaid Richard to hold of the chief lords of that fee by the services to that manor belonging.

34 Edward H. (A.D. 1305-6).

- 154. At Westminster in the quinzaine of St. Martin; between John, Master of the Hospital of St. John Baptist of Bristoll, querent; and William de Burne, deforciant; for ten acres of land in Bacwell, and a moiety of the advowson of the church of that vill. Plea of covenant was summoned. William acknowledged the land and moiety of the advowson to be the right of the Master and his hospital aforesaid, to hold of the chief lords of that fee; for this the Master gave William forty marcs. This concord was made by precept of the King.
- 155. At Westminster in the morrow of the Purification; between Nicholas de Langelond and Joan his wife, querents; and John de Mere, deforciant; for a carucate of land and eighteen acres of meadow in Strete and Budecleye. Plea of covenant was summoned, John acknowledged the right of Nicholas, to hold to Nicholas and Joan and the heirs of Nicholas, of the chief lords of that fee; and he warranted the same: for this Nicholas and Joan gave him two hundred marcs.
- 156. At Westminster in the morrow of the Purification; between Nicholas de Langelond, querent; and John de Marisco of Burnham, deforciant; for a messuage, and a virgate of land, in Burnham juxta Suth Brente. Plea of covenant was summoned. John acknowledged the right of Nicholas, to hold of the chief lords of that fee; and he warranted the same: for this Nicholas gave John twenty pounds sterling.
 - 157. At Westminster in the quinzaine of St. Hillary; be-

tween Walter de Fulur of Barwe and Edith his wife, querents; and Adam le Teler of Ferlegh, deforciant; for a messuage, a mill, and a ferling of land, in Barewe Gurnay. Plea of covenant was summoned. Walter acknowledged the right of Adam, as by his gift; for this Adam granted the same to Walter and Edith for their lives, to hold of the chief lords of that fee. After the decease of Walter and Edith the said tenement shall wholly remain to Roger their son, to hold of the chief lords by the services belonging.

158. At Westminster in a month of Easter; between Robert de Bracton, querent; and William de Bracton, deforciant; for a messuage, thirty six acres of land, and three acres of meadow, in Wydene. Plea of covenant was summoned. William acknowledged the right of Robert, to hold of the chief lords of that fee; and he warranted the same: for this Robert gave William one hundred shillings in silver (argenti).

159. (Placed between Nos. 118-119.)

160. At Westminster in three weeks of Easter; between Richard de Rodenye and Lucia his wife, querents; and William de Esthalle and Ela his wife, deforciants; for a fifth part of the manor of Claverham, and a moiety of the manor of Bacwell, and fifteen knights' fees, and a fifth part of a moiety of the advowson of the church of St. Andrew the Apostle and the chapel of St. Mathew the Apostle and Evangelist of Bacwell, and a fifth part of the chapel of the manor of Claverham, which Ismania who was the wife of John le Soor held in dower. Plea of covenant was summoned. William and Ela acknowledged the right of Richard, and granted for themselves and the heirs of Ela, that the said tenement, and part of the advowson of Bacwell and the chapel of Claverham, which Ismania held in dower, the inheritance of Ela in the aforesaid vill, on the day this agreement was made, and which after the decease of Ismania ought to revert to William and Ela and the heirs of Ela, shall remain wholly to Richard and Lucia and the heirs of Richard, to hold of the chief lords of that fee; and they warranted against all men: for this Richard and Lucia gave William and Ela one hundred pounds sterling. This concord

was made there being present the aforesaid Ismania who agreed thereto and did fealty to William and Ela in the court.

161. At Westminster in the morrow of the Ascension; between John Chaumpeneys of Okenhull, querent; and William de Burne, deforciant; for a messuage and a carucate of land in Swayneswyk and Batheneston. Plea of covenant was summoned. John acknowledged the right of William as by his gift; for this William granted the same to John, to hold to him and the heirs of his body, of the chief lords of that fee by the services thereto appertaining. If it happen that John die without heirs of his body, then the said tenement shall wholly remain to John, son and heir of Geoffrey Chaumpencys, and the heirs of his body, to hold of the chief lords as aforesaid. If it happen that John, son and heir of Geoffrey, shall die without heirs of his body, then the said tenement shall wholly remain to Richard brother of John and the heirs of his body, to hold of the chief lords as aforesaid. If it happen that Richard shall die without heirs of his body then the said tenement shall wholly remain to John son of William de Capenore, and the heirs of his body, to hold of the chief lords as aforesaid. If it happen that John, son of William, die without heirs of his body, then the said tenement shall wholly remain to Thomas de Farneton and his heirs, to hold of the chief lords by the services aforesaid.

IGIA. At Westminster in three weeks of Easter; between Henry de Gernevil and Joan his wife, and John son of Henry de Gernevil, querents; and William de Pleynesfeld, deforciant; for a messuage, a carucate of land, ten acres of meadow, five acres of moor, and fifty shillings rent in Wyk and Milverton. Plea of covenant was summoned. William acknowledged the right of John, and rendered the same to Henry, Joan, and John, in the court, to hold to Henry, Joan, and John, and the heirs of John, of the chief lords of that fee; and he warranted the same: for this Henry, Joan, and John gave William one hundred marcs.

162. (Placed between Nos. 118-119.)

163. At Westminster in five weeks of Easter; between William de Bosco, querent, by William Malerbe in his place; and Walter le Frye, deforciant; for a messuage and the moiety

of a virgate of land in North Cury. Plea of covenant was summoned. Walter acknowledged the right of William as by his gift; for this William granted the same to Walter for life, to hold of him, rendering yearly one rose at Midsummer and doing to the chief lords for William all other services. After the decease of Walter the said tenements shall wholly revert to William, to hold of the chief lords of that fee.

William le Ken, of Lymynton, querent; and Cecilia de Bello Campo, deforciant; for a messuage, a virgate of land, six acres of meadow, and ten shillings rent in Lymynton. Plea of covenant was summoned. William acknowledged the right of Cecilia as by his gift; for this Cecilia granted the same to William for life, except the messuage and nine acres of the land, to hold of her, rendering yearly one rose at the feast of St. John Baptist, and doing to the chief lords for Cecilia all other services. After the decease of William the said tenements shall wholly revert to Cecilia quit of the heirs of William, to hold of the chief lords of that fee.

(The three following numbers, *i.e.*, 46, 43, 10, are placed between Nos. 164–165. They belong to Edward II.)

46. At Westminster in the octave of the Purification, 34 Edward I.; and again recorded at Westminster in the octave of St. John Baptist, 2 Edward II.; between Gilbert Michel, querent; and William de Burne, deforciant; for a messuage, and two carucates of land, in Felethham and Frome. Plea of covenant was summoned. Gilbert acknowledged the right of William as by his gift; for this William granted the same to Gilbert for life, to hold of the chief lords of that fee by the services belonging. After the decease of Gilbert the said tenement shall wholly remain to Juliana, daughter of Gilbert, and the heirs of her body, to hold of the chief lords as aforesaid. If it happen that Juliana shall die without heirs of her body, then the said tenement shall wholly remain to Alice, daughter of Gilbert, and the heirs of her body, to hold as aforesaid. If it happen that Alice die without heirs of her body, then the said tenement shall wholly remain to Oliver Michel and the heirs of his body, to hold by the service aforesaid. If it happen that Oliver die without heirs of his body then the said tenement shall wholly remain to Reginald Michel and the heirs of his body, to hold of the chief lords as aforesaid. If it happen that Reginald shall die without heirs of his body, then the said tenement shall wholly remain to the right heirs of Gilbert, to hold of the chief lords of that fee by the services belonging.

- 43. At Westminster in the quinzaine of St. Martin, 34 Edward I.; and again recorded at Westminster in the octave of St. John Baptist, 2 Edward II.; between Peter de Boloigne, querent; and Paulina de Boloigne, deforciant; for a messuage, a carucate of land, thirteen acres and a half of meadow, twelve acres of wood, six shillings and one penny rent, and a rent of one stick of eels in Asshulle. Plea of covenant was summoned. Paulina acknowledged the said tenements to be the right of Peter, to hold of the chief lords of that fee; and she warranted the same: for this Peter gave Paulina forty pounds sterling.
- Io. At Westminster in the octave of Trinity, 34 Edward I.; and again recorded at Westminster in the quinzaine of St. Hillary, I Edward II.; between Thomas de Brose and Matilda his wife, querents; and Richard de Rodeny, deforciant; for the manor of Twyverton. Plea of covenant was summoned. Thomas acknowledged the right of Richard as by his gift; for this Richard granted the said manor to Thomas and Matilda for their lives, to hold of him, rendering yearly one rose at the feast of the Nativity of St. John Baptist, and doing to the chief lords for him all other services. After the decease of both Thomas and Matilda the said manor shall wholly revert to Richard and his heirs, quit of the heirs of Thomas and Matilda, to hold of the chief lords by the services thereto belonging.
- 165. At Westminster in the octave of St. John Baptist; between Robert Bavent and Alice his wife, querents; and William de Pykering, deforciants; for a messuage and six bovates of land in Farnbergh. Robert acknowledged the right of William as by his gift; for this William granted the same to Robert, to hold to Robert and Alice and the heirs of Robert, of the chief lords of that fee.

166. At Westminster in the octave of St. John Baptist; between Richard de Rodenye, querent; and Thomas de Baiocis, deforciant; for a moiety of the manor of Saltford and the advowson of the church of the same manor. Plea of covenant was summoned. Thomas acknowledged the right of Richard, to hold of the chief lords of that fee by the services which belong to the said moiety and advowson; and he warranted the same: for this Richard gave Thomas one hundred marcs.

167. At Westminster in the octave of St. John Baptist; between Robert le Fiz Paen, querent; and William de Northwold, deforciant; for a messuage, a carucate of land, and one penny rent in Cheden and Stoned . . juxta Brondon. Plea of covenant was summoned. William acknowledged the right of Robert as by his gift; for this Robert granted the same to William for life, to hold of him, rendering yearly one rose at Midsummer, and doing to the chief lords for him all other services. After the decease of William the said tenement shall wholly revert to Robert and his heirs, quit of the heirs of William, to hold of the chief lords of that fee.

168. At Westminster in the quinzaine of Trinity; between William de Muleburn, querent; and John de Kyseby and Alice his wife, deforciants; for a ferling of land in Kyngeston juxta Gyvele. Plea of covenant was summoned. John and Alice acknowledged the right of William as by their gift, to hold of the chief lords; and they warranted the same: for this William gave them ten marcs.

169. At Westminster in the octave of St. John Baptist; between John de Meriet and Elizabeth his wife, querents; and Bartholomew Sau...e, deforciant; for the manors of Hestercumbe and Legh Flory. Plea of covenant was summoned. John acknowledged the said manors to be the right of Bartholomew as by his gift; for this Bartholomew granted the same to John and Elizabeth, to hold to them and the heirs of John of the chief lords of that fee by the services which belonged thereto.

(Endorsed.) Lucia de Meriet, John de Flory, Walter de Meriet, and Richard de Roffe put in their claims.

- 170. At Westminster in the octave of St. John Baptist; between William Russel, querent; and John de Kirkeby, clerk, impedient; for a messuage, a carucate of land, eighteen acres of meadow, and four shillings rent in North Chiriton, Suth Chiriton, and Halton. Plea of covenant was summoned. John acknowledged the right of William as by his gift, to hold of the chief lords of that fee; and he warranted against all men: for this William gave John one hundred marcs.
- 171. At Westminster in the octave of St. John Baptist; between John Moriz, querent; and John Coleman, impedient, by William de Holweye in his place; for two messuages and a virgate of land in Folkland and Hardyngton juxta Hemyngton. Plea of warranty of deed was summoned. John Coleman acknowledged the right of John Moriz as by his gift, to hold of the chief lords of that fee; and he warranted the same: for this John Moriz gave John Coleman twenty pounds sterling.
- 172. At Westminster in the quinzaine of Trinity; between William de Burne, querent; and Valentine de Welyngton and Petronilla his wife, deforciants; for two messuages, and two carucates of land, in Nyenhide Flory, and Wythele Flory. Plea of covenant was summoned. Valentine and Petronilla acknowledged the right of William to hold of the chief lords of that fee; and they warranted against all men: for this William gave them one hundred marcs.
- 173. At Westminster in the quinzaine of St. John Baptist; between William de Wyggebere and Joan his wife, querents; and Gilbert de Chilton, deforciant; for the manor of Wyggebere, and a virgate of land and two acres of meadow in Overestratton and Netherestratton. Plea of covenant was summoned. William acknowledged the right of Gilbert as by his gift; for this Gilbert granted the same to William and Joan, to hold to them and the heirs of William, of the chief lords of that fee by the services belonging.
- 174. At Westminster in the octave of St. John Baptist; between John de Salso Marisco, querent; and Henry Poyntel and Elena his wife, deforciants; for a messuage, a virgate of land, two acres and a half of meadow, and five acres of wood

in Herclegh and Huntenewyk. Plea of covenant was summoned. Henry and Elena acknowledged the right of John, as by their gift, to hold of the chief lords of that fee; and they warranted the same: for this John gave them twenty pounds sterling.

175. At Westminster in the octave of St. John Baptist; between Ralph de Rocheford, junior, querent; and Ralph de Rocheford, senior, and Agnes his wife, deforciants; for the manor of Seuenbergh, and a rent of one pound of cumin and one pound of pepper in Samputte. Plea of covenant was summoned. Ralph, senior, acknowledged the right of Ralph, junior, as by his gift; for this Ralph, junior, granted the same to Ralph, senior, to hold to Ralph, senior, and Agnes, for their lives, of him, rendering yearly one rose at Midsummer and doing to the chief lords of that fee for him all other services. After the decease of Ralph and Agnes the said tenement shall wholly revert to Ralph, junior, to hold of the chief lords of the fee by the services thereto belonging.

176. At Westminster in the octave of St. Martin; between Richard Stille and Matilda his wife, querents, by William de Holweye in their place; and Alianora de Curteney, deforciant; for a messuage and a virgate of land, in Hemyngtone. Richard acknowledged the right of Alianora, as by his gift; for this Alianora granted the same to Richard and Matilda for their lives, to hold of the chief lords of that fee. After the decease of Richard and Matilda the said tenement shall wholly remain to Roger son of the said Richard, and his heirs, to hold of the chief lords by the services thereto belonging.

177. At Westminster in the morrow of All Souls; between Walter de Pedewelle and Matilda his wife, querents; and Richard de Pedewelle and Mariota his wife, deforciants; for forty acres of land, and sixteen acres of meadow, in Cosynton. Plea of covenant was summoned. Walter and Matilda acknowledged the right of Mariota; for this Richard and Mariota granted the same to Walter and Matilda, to hold to the said Walter and Matilda and the heirs of Walter begotten of Matilda, of them and the heirs of Mariota, rendering yearly to them for their lives, twenty marcs at Easter. After the

decease of Richard and Mariota, Walter and Matilda and their heirs shall render every year to the heirs of Mariota one rose at Midsummer, and do to the chief lords of that fee for them all other services. If it happen that Walter shall die without heirs begotten of Matilda, then after the decease of Walter and Matilda, the said tenement shall wholly revert to the said Richard and Mariota and the heirs of Mariota, quit of the heirs of Walter and Matilda, to hold of the chief lords by the services belonging.

- 178. At Westminster in the quinzaine of St. Michael; between Peter, parson of the church of Strengestone, querent; and John de Kent, deforciant, by John le Waleys in his place; for a messuage, sixty acres of land, and five acres of meadow, in Oterhampton, Cumwych, and Radeweye. Plea of covenant was summoned. John acknowledged the right of Peter as by his gift; for this Peter granted the same to John for life, to hold of the chief lords of that fee. After the decease of John the said tenement wholly remains to Alice de Kent and Sarra de Kent and the heirs begotten of Sarra, to hold of the chief lords of the fee. If it happen that Sarra die without heirs of her body, then after the decease of Alice and Sarra, the said tenement shall wholly remain to Roger de Wyk and his heirs, quit of the heirs of John and the heirs of Sarra, to hold of the chief lords of the fee by the services belonging.
- 179. At Westminster in the quinzaine of St. Michael; between Edmund de Bradeston and Isabella his wife, querents; and William de Ludeford, parson of the church of Runnyngton, deforciant; for a messuage, three acres of meadow, and sixty three acres and a moiety of a virgate of land in Bere, Runnyngton, and Berdeslegh. Plea of covenant was summoned. Edmund acknowledged the right of William as by his gift: for this William granted the same to Edmund and Isabella, to hold to them and the heirs of Edmund, of the chief lords of that fee.
- 180. At Westminster in the quinzaine of St. Michael; between Peter de Boloygne, querent; and Paulina de Boloygne, deforciant; for a messuage, two carucates of land, sixty nine shillings and one penny rent, and a rent of one pair of gilt spurs,

in Esse juxta Mertok. Plea of covenant was summoned. Peter acknowledged the right of Paulina; for this Paulina granted the same to Peter and the heirs of his body, to hold of her, rendering yearly one rose at Midsummer, and doing to the chief lords for her all other services. If it happen that Peter shall die without heirs of his body, then the said tenement shall wholly revert to Paulina quit of the heirs of Peter, to hold of the chief lords of that fee.

181. At Westminster in the octave of St. Martin; between John de Godele and Hamelin de Godele, querents, by Elias de Godele in their place; and Walter de Cadamo, deforciant; for the manor of Knappe. Plea of covenant was summoned. Walter acknowledged the said manor, together with the homages and all the services of William Huwet, Richard atte Well, William Bussel, John Knappe, Richard atte Well, Hugh Attehele, Hugh Caucy, and their heirs, from all the tenements which they already held of Walter in the said manor, to be the right of Hamelin; and he rendered to John and Hamelin, in the court, a messuage, ten acres of land, ten acres of meadow, eighty acres of wood, and two hundred acres of marsh, from the aforesaid manor, to hold to John and Hamelin and the heirs of Hamelin of the chief lords of that fee. And the said Walter granted for himself and his heirs that thirty six acres of land and seven acres of meadow which Richard de Fonte and Cecilia his wife held for life, and also twenty two acres of land and five acres of meadow and a half which William Huwet and Emma his daughter held for life, and also a messuage, fifteen acres of land and an acre of meadow which John Knappe held for life, and also a messuage, twenty four acres of land and an acre of meadow which John and Margaret his wife held for life, and also a messuage, twenty acres of land and seven acres of meadow which Walter atte Wode and Edith his wife held for life, and also a messuage and two acres and a half of land which Walter de Tonere and Claricia his wife held for life, and also a messuage and half an acre of meadow which Richard Attebergh and Matilda his wife held for life, and also nine acres of land which John de la Knappe and Margaret his wife held for life, by lease of Walter, in the aforesaid manor on the day

this agreement was made, and which, after the decease of Richard, Cecilia, William, Emma, John, John, Margaret, Walter, Edith, Walter, Claricia, Richard, Matilda, John, and Margaret, ought to revert to Walter, shall wholly remain to John and Hamelin and the heirs of Hamelin, to hold, together with the tenements which remain to them by this fine, of the chief lords of that fee by the services belonging; and Walter warranted the same against all men: for this John and Hamelin gave Walter two hundred pounds sterling. This concord was made there being present the said William, Richard, William, John, Hugh, Richard, Hugh, Richard, Cecilia, William, Emma, John, John, Margaret, Walter, Edith, Walter, Claricia, Richard, Matilda, John, and Margaret, who agreed thereto, and did fealty to John and Hamelin in the court.

- I82. At Westminster in three weeks of Easter; between William de Lekesworth and Margaret his wife, querents; by Simon de Sidenham in their place; and Thomas, vicar of the church of Lydyard Episcopi, deforciant; for a messuage, twenty four acres of land, two acres and a half of meadow, and fourteen acres of moor, in Suthlekesworth. Plea of covenant was summoned. William acknowledged the right of Thomas, as by the gift of himself and Margaret; for this Thomas granted the same to William and Margaret for life, to hold of the chief lords of that fee. After the decease of William and Margaret the said tenement shall wholly remain to Juliana daughter of William and Margaret and the heirs of her body, to hold of the chief lords. If Juliana shall die without heirs of her body, then the said tenement shall wholly remain to the right heirs of William, to hold as aforesaid.
- 183. At Westminster in the quinzaine of St. Michael; between John de Kent and Alice his wife, querents; and Hugh de Pophull and Beatrice his wife, deforciants; for a messuage, fifteen acres of land, three acres of meadow, and one acre of pasture, in Radeweye and Oterhampton juxta Canyngton. Plea of covenant was summoned. John acknowledged the right of Beatrice as that which Hugh and Beatrice had by his gift; for this Hugh and Beatrice granted the same to John and Alice for their lives, to hold of them and the heirs of Beatrice, rendering

per annum twelve pence, half at Easter and half at Michaelmas, and doing to the chief lords for Hugh and Beatrice all other services; and they warranted the same. After the decease of John and Alice the said tenement shall wholly revert to Hugh and Beatrice and the heirs of Beatrice, to hold of the chief lords of that fee.

35 Edward H. (A.D. 1306-7).

184. At Westminster in the quinzaine of St. Martin; between Gregory de Welyngton and Joan his wife, querents; and Walter de la Hulle and Margery his wife, deforciants; for twelve acres of land and three acres of meadow, in Lydyard Episcopi. Plea of covenant was summoned. Walter and Margery acknowledged the right of Gregory, to hold to Gregory and Joan and the heirs of Gregory, of the chief lords; and they warranted the same: for this Gregory and Joan gave them twenty marcs.

185. At Westminster in the octave of the Purification; between William Le Veyl of la Slape, querent; and Thomas le Veyl of la Slape, deforciant; for a messuage, a carucate of land, and ten acres of meadow, in Welles and La Slape juxta Welles. Plea of covenant was summoned. Thomas acknowledged the right of William, as by his gift, to hold of the chief lords of the fee; and he warranted against all men: for this William gave Thomas forty pounds sterling.

186. At Westminster in the octave of the Purification; between Richard Wylde, querent; and Walter de Wyke, deforciant: for two messuages, and ninety five acres of land, in Standeneye and Donewere juxta North Pederton. Plea of covenant was summoned. Richard acknowledged the right of Walter; for this Walter granted the same to Richard for life, to hold of the chief lords. After the decease of Richard the said tenement shall wholly remain to John de Popham, to hold of the chief lords of that fee.

187. At Westminster in a month of Easter; between John

le Rus and Felicia his wife, querents; and Thomas de Tyntenhull and Isabella his wife, deforciants; for a messuage and a ferling of land, in Kyngeston juxta Yevele. covenant was summoned. Thomas and Isabella acknowledged the right of John and Felicia as by their gift, to hold to them and the heirs of John, of the chief lords of that fee. And besides Thomas and Isabella granted for themselves and the heirs of Isabella, that a garden which William de Muleburn held for a term of eighteen years, the inheritance of Isabella in the aforesaid vill on the day this agreement was made, and which after the aforesaid term ought to revert to Thomas and Isabella and the heirs of Isabella, should wholly remain to John and Felicia and the heirs of John, to hold, together with the tenement which remained to them by this fine, of the chief lords of the fee; and they warranted the same: for this John and Felicia gave them twenty pounds sterling. This concord was made there being present the said William who agreed thereto and did fealty to John and Felicia in the court.

188. At Westminster in a month of Easter; between Roger de Welleford and Alina his wife, querents; by Simon de Welleford in their place; and Cecilia de Bello Campo, deforciant; for two messuages, thirty eight acres of (land) . . . acres of meadow, and ten shillings rent, in Lymynton juxta Ivelcestre. Plea of covenant was summoned. Roger acknowledged the right of Cecilia; for this Cecilia granted to Roger and Alina (a) messuage and nine acres of land from the aforesaid tenement to hold to them and the heirs of Roger begotten of Alina, of her, rendering yearly one rose at Midsummer, and doing to the chief lords of that fee for her all other services. Moreover Cecilia granted that a messuage, and twenty nine acres of land, six acres of meadow, and ten shillings rent, which William le Ken held for life by lease of Cecilia in the aforesaid vill on the day this agreement was made, and which after the decease of William ought to revert to Cecilia, shall wholly remain to Roger and Alina, to hold, together with the aforesaid tenement, of Cecilia, by the aforesaid services; and Cecilia warranted the same against all men. If it happen that Roger shall die without heirs begotten of Alina, then the said tenement shall wholly

revert to Cecilia, to hold of the chief lords. This concord was made there being present the said William who agreed thereto and did fealty to Roger and Alina in the court.

189. At Westminster in a month of Easter; between Peter de Boloigne, querent; and Paulina de Boloigne, deforciant; for a messuage, a carucate of land, thirteen acres and a half of meadow, twelve acres of wood, six shillings and one penny rent, and a rent of one stick of eels, in Ashhull. Plea of covenant was summoned. Peter acknowledged the right of Paulina; for this Paulina granted the same to Peter, to hold to him and the heirs of his body, of her, rendering yearly one rose at Midsummer, and doing to the chief lords for her all other services; and Paulina warranted against all men. If it happen that Peter shall die without heirs of his body, then the said tenement shall wholly revert to Paulina, to hold of the chief lords.

Valentine de Welyngton and Petronilla his wife, querents; and William de Burne, deforciant; for two messuages, and two carucates of land, in Nyenhydeflory and Wytheleflory. Plea of covenant was summoned. Valentine and Petronilla acknowledged the right of William, as by their gift; for this William granted the tenement to Valentine and Petronilla, to hold to them and the heirs of Valentine begotten of Petronilla, of the chief lords of that fee. If it happen that Valentine shall die without heirs begotten of Petronilla, then after the decease of Valentine and Petronilla, the said tenement shall wholly remain to the right heirs of Petronilla, to hold of the chief lords of that fee.

William de Burne, querent; and Nicholas de Langelond and Joan his wife, deforciants; for eighteen acres of meadow and two parts of a carucate of land, in Strete and Budcleghe. Plea of covenant was summoned. Nicholas and Joan acknowledged the right of William, as by their gift, to hold of the chief lords of that fee. Moreover Nicholas and Joan granted that a third part of a carucate of land which John Moriz and Joan his wife held as the dower of Joan, the inheritance of Nicholas in the

aforesaid vills on the day this agreement was made, and which, after the decease of Joan the wife of John, ought to revert to Nicholas and Joan and the heirs of Nicholas, shall wholly remain to William, to hold, together with the aforesaid tenement, of the chief lords of that fee; and they warranted against all men: for this William gave them one hundred pounds sterling. This concord was made there being present John and Joan his wife who agreed thereto and did fealty to William in the court.

- 192. At Westminster in a month of Easter; between Petronilla de Lokynton and Juliana her sister, querents; and Joan, who was wife of Roger de Lokynton, deforciant; for the manor of Walton juxta Kynemaresdon. Plea of covenant was summoned. Petronilla and Juliana acknowledged the said manor to be the right of Joan; for this Joan granted the same to them for their lives, to hold of her, rendering yearly one penny at Easter, and doing to the chief lords for her, all other services; and she warranted against all men. After the decease of Petronilla and Juliana the said manor shall wholly revert to Joan to hold of the chief lords of that fee.
- 193. At Westminster in three weeks of Easter; between Andrew son of Henry Le Blund, querent; and Hugh le Blund, senior, impedient; for sixty shillings rent in Wrokeshale. Plea of warranty of deed was summoned. Hugh acknowledged the rent to be the right of Andrew as by his gift, to hold of the chief lords of the fee; and he warranted the same: for this Andrew gave Hugh ten marcs.
- 194. At Westminster in the octave of St. John Baptist; between Peter de Boloigne, querent; and Paulina de Boloigne, deforciant; for a messuage, a virgate of land, thirteen acres and a half of meadow, twelve acres of wood, six shillings and one penny rent, and a rent of one stick of eels, in Asshulle. Plea of covenant was summoned. Peter acknowledged the right of Paulina; for this Paulina granted the same to Peter, to hold of the chief lords of that fee; and she warranted the same: for this Peter gave Paulina forty pounds sterling.
- 195. At Westminster in the octave of Trinity; between William de Chenney, querent; and Robert Seuere and Amabilla

his wife, deforciants; for a messuage, two carucates of land, ten acres of meadow, twenty acres of pasture, twenty four acres of wood, and fifty shillings rent, in Compton Dampno, Wyk, Fokram, and Saltford. Plea of covenant was summoned. Robert and Amabilla acknowledged the right of William, to hold of the chief lords of the fee; and they warranted against all men: for this William gave Robert and Amabilla one hundred pounds sterling.

196. At Westminster in the quinzaine of Trinity; between William de Lekesworthy and Margaret his wife, querents, by Simon de Sydenham in their place; and Thomas, vicar of the church of Lydyerd Episcopi, deforciant; for a messuage, a carucate of land, ten acres of meadow, sixteen acres of wood, and seven shillings rent in Suth Lekesworthy. Plea of covenant was summoned. William acknowledged the right of Thomas, as by his gift; for this Thomas granted the same to William and Margaret for their lives, to hold of the chief lords of that fee. After the decease of William and Margaret the said tenement shall wholly remain to Thomas son of William and the heirs of his body, to hold as aforesaid. If it happen that Thomas son of William shall die without heirs of his body, then the said tenement shall wholly remain to John brother of Thomas and the heirs of his body, to hold as aforesaid. If it happen that John shall die without heirs of his body, then the said tenement shall wholly remain to Juliana sister of John and the heirs of her body, to hold as aforesaid. If it happen that Juliana shall die without heirs of her body, then the said tenement shall wholly remain to the right heirs of William de Lekesworthy, to hold of the chief lords as aforesaid.

197. At Westminster in the octave of Trinity; between John le Tukare of Corscome, querent; and Robert de Wodeford and Cristina his wife, deforciant; for ten acres of land in Ayure. Plea of covenant was summoned. Robert and Cristina acknowledged the right of John as by their gift, to hold of the chief lords of that fee; and they warranted the same: for this John gave them twenty pounds sterling.

198. At Westminster in the octave of St. John Baptist; between

John de Lusteshull, clerk, querent; and Robert de Westwode, deforciant; for a messuage, a virgate of land, twelve pence rent, and pasture for eight oxen, in Norton Mussegros. Plea of covenant was summoned. Robert acknowledged the right of John, to hold of the chief lords of that fee; and he warranted against all men: for this John gave Robert thirty pounds sterling.

199. At Westminster in the octave of Trinity; between Geoffrey, Abbot of the church of the Blessed Mary of Glaston, querent; and William de Burne, deforciant, by William Malerbe in his place; for two parts of a carucate of land, and eighteen acres of meadow, in Budecle and Strete. Plea of covenant was summoned. William acknowledged the said two parts to be the right of the Abbot, to hold of the chief lords of that fee. And besides William granted that the third part of a carucate of land, and eighteen acres of meadow, which John Moriz and Joan his wife held as the dower of Joan, the inheritance of William in the aforesaid vill on the day this agreement was made, and which, after the decease of Joan, ought to revert to William, shall wholly remain to the Abbot, to hold, together with the aforesaid two parts which remain to him by this fine, of the chief lords of that fee: for this the Abbot gave William one hundred marcs. This concord was made in the presence of John and Joan, who agreed thereto and did fealty to the Abbot in the court: and also it was made by precept of the King.

200. At Westminster in the octave of St. John Baptist; between Walter de Meriet, querent; and Lucia de Meriet, deforciant; for two messuages, and two carucates of land, in Wydecumbe and Elleworth, and the advowson of the church of Wydecumbe. Plea of covenant was summoned. Lucia acknowledged the said tenement and advowson, as in homages and services of freemen, and of villeins holding that villeinage and their belongings; the meadows, feedings, pastures, rents, reliefs, escheats, and all other things, to be the right of Walter, to hold of the chief lords of that fee; and she warranted the same: for this Walter gave Lucia one hundred pounds sterling.

(Endorsed.) John de Meriot put in his claim. John de Meriot of Hestercome put in his claim.

200A. At Westminster in the octave of St. John Baptist; between John Baret and Alicia his wife, querents; and John de Holme and Alicia his wife, deforciants; for a messuage, one hundred and seventeen acres and a half of land, five acres and a half of meadow, and five acres of wood, in le Mareys juxta Hadyngton. Plea of covenant was summoned. John de Holme and Alicia acknowledged the right of John Baret, and quit claimed to him: for this John Baret and Alicia gave John de Holme and Alicia forty pounds sterling.

(Endorsed.) Robert de Maundeville put in his claim.

201. At Westminster in the octave of the Purification; between Gilbert de la Pitte and Alicia his wife, and Robert son of Gilbert, querents; and John le Whyte, deforciant; for the manor of Almundesworthy. Plea of covenant was summoned. Gilbert acknowledged the manor to be the right of John; for this John granted the same to Gilbert, Alicia, and Robert, to hold to them and the heirs of Gilbert, of the chief lords of that fee by the services belonging.

(Endorsed.) John de Boclaund put in his claim.

202 (14). At Westminster in the morrow of St. John Baptist, 35 Edward I.; and afterwards recorded at Westminster in a month of Easter, I Edward II.; between William Hughelyn of Mertok and Sarra his wife, querents; and John de Cammel Abbatis, vicar of the church of Haselbere, deforciant; for two messuages, a virgate and a half of land, twelve acres of meadow, and fourteen acres of pasture, in La Lade juxta Mertok. Plea of covenant was summoned between them in the court of the aforesaid King Edward son of Henry. William acknowledged the right of John; for this John granted the same to William and Sarra, to hold to them and the heirs of William, of the chief lords of that fee.

203 (12). At Westminster in three weeks of Easter, 35 Edward I.; and again recorded at Westminster in the quinzaine of St. Hillary, I Edward II.; between Robert Seuere and Amabilla his wife, querents; and William de Chenny, deforciant; for a messuage, two carucates of land, ten acres of meadow, twenty acres of pasture, twenty four acres of wood, and fifty

shillings rent, in Compton Dauno, Wyk, Fokerham, and Saltford. Plea of covenant was summoned. Robert and Amabilla acknowledged the right of William as by their gift; for this William granted the same to Robert and Amabilla for their lives, to hold of the chief lords of that fee. After the decease of both Robert and Amabilla the said tenement shall wholly remain to Richard de la Ryvers and Joan his wife, and to the heirs of Richard begotten of Joan, to hold of the chief lords of that fee. If it happen that Richard die without heirs begotten of Joan, leaving Joan surviving, then the said tenement shall wholly remain to Joan and the heirs of her body, to hold of the chief lords of that fee. If it happen that Joan shall die without heirs of her body, then the said tenement shall wholly remain to John Tregoz and the heirs of his body, to hold of the chief lords of that fee. If it happen that John shall die without heirs of his body, then the said tenement shall wholly remain to the right heirs of Amabilla, to hold of the chief lords of that fee by the services thereto belonging.

204 (11). At Westminster in the octave of Trinity, 35 Edward I.; and again recorded at Westminster in the quinzaine of St. Hillary, I Edward II.; between John de Godele, Dean and Chapter of the church of St. Andrew, Wells, querents; and Hamelin de Godele, deforciant; for the manor of Knappe. Plea of covenant was summoned. The Dean and Chapter acknowledged the manor to be the right of Hamelin; for this Hamelin granted the same to the Dean and Chapter and the church of St. Andrew aforesaid, to hold of the chief lords of that fee by the services belonging. This concord was made by precept of King Edward I.

205 (8). At York in the morrow of All Souls, 35 Edward I.; between William de Gatecumbe, querent; and William de Burne, deforciant; for a messuage, and two carucates of land, in Assheton, Gatecombe and Kenton; and again recorded at Westminster in the quinzaine of St. Hillary, I Edward II.; between John de Gatecumbe, brother and heir of the said William de Gatecumbe, querent; and William de Burne, deforciant; for the aforesaid tenement. The said William de Gatecumbe acknowledged the right of William de Burne as by the gift of the afore-

said William de Gatecumbe; for this William de Burne granted the same to William de Gatecumbe, to hold to him and the heirs of his body, of William de Burne, rendering yearly one rose at Midsummer; and doing to the chief lords of that fee for William, all other services. If it happen that William de Gatecumbe shall die without heirs of his body, then the said tenement shall wholly remain to John the brother of William de Gatecumbe and Benedicta his wife, and the heirs of the body of John, to hold of William de Burne by the aforesaid services. If it happen that John die without heirs of his body, then after the decease of John and Benedicta, the said tenement shall wholly revert to William de Burne and his heirs, quit of the heirs of William de Gatecumbe, John and Benedicta, to hold of the chief lords of that fee.

- 206 (7) At Westminster in the morrow of St. John Baptist, 35 Edward I; and again recorded at Westminster in the octave of St. Martin, I Edward II.; between Adam de la Forde and Isabella his wife, querents; and Baldewyn Malet, deforciant; for two messuages, and two carucates of land, in Stawell, Sutton, and Baggedrip juxta Chedeseye. Plea of covenant was summoned. Adam acknowledged the right of Baldwyn as by his gift; for this Baldwyn granted the said tenement to Adam and Isabella, to hold to them and the heirs of Adam, of the chief lords of that fee.
- 207 (6). At Westminster in the quinzaine of St. John Baptist, 35 Edward I.; and again recorded at Westminster in the morrow of All Souls, t Edward II.; between Robert le Chepman, querent; and John Ameret and Margery his wife, deforciants; for a messuage in Taunton. Plea of covenant was summoned. John and Margery acknowledged the right of Robert, to hold to him and his heirs, of the chief lords of that fee; and they warranted the same: for this Robert gave them ten marcs.
- 208 (4). At Westminster in the octave of St. John Baptist, 35 Edward I.; and again recorded at Westminster in the octave of St. Martin, I Edward II.; between Robert de Shepton and Edith his wife, querents; and John le Welleslegh, deforciant;

for two messuages, thirty six acres of land, and six acres of meadow, in Ivelcestre, Chilterne Fag, Chilterne Dummere, and Kyngeston juxta Ivelcestre. Plea of covenant was summoned. John acknowledged the right of Robert, and quit claimed to Robert and Edith and the heirs of Robert; and he warranted the same: for this Robert and Edith gave John twenty pounds sterling.

209 (3). At Westminster in the octave of St. John Baptist, 35 Edward I.; and afterwards recorded at Westminster in the morrow of All Souls, I Edward II.; between Simon Michel, querent; and Walter de Cheselade, senior, impedient; for seventy acres of land, one hundred feet of land in length and one hundred feet of land in width, eight acres of meadow, and five shillings rent, in Cheselade. Plea of warranty of deed was summoned. Walter acknowledged the right of Simon as by his gift, to hold of the chief lords of that fee; and he warranted against all men: for this Simon gave Walter twenty pounds sterling.

210 (2). At Westminster in the morrow of St. John Baptist, 35 Edward I.; and afterwards recorded at Westminster in the octave of St. Martin, I Edward II.; between Remund Malet and Joan his wife, querents; and Baldewin Malet, deforciant; for a messuage, and a carucate and a half of land, in Godenlegh and Hethcumbe. Remund acknowledged the right of Baldwin as by his gift; for this Baldwin granted the said tenement to Remund, to hold to Remund and Joan and the heirs of Remund begotten of Joan, of Baldwin, rendering yearly one rose at Midsummer, and doing to the chief lords for Baldwin all other services. If it happen that Remund die without heirs of his body, then after the decease of Remund and Joan, the said tenement shall wholly revert to Baldwin, to hold of the chief lords.

(Numbers 202 to 210 belong to Edward II.)

Divers Counties.

7 Menry HHH. (A.D. 1222-3).

27. At Westminster in the morrow of St. Martin; between William de Averenches and Matilda his wife, John de Bovill and Hawisia his wife, claimants; and Robert de Ferrariis and Joan his wife, tenents; for two parts of the manor of Brumton, which two parts they claimed from Robert and Joan as the reasonable portions of Matilda and Hawisia. Robert and Joan acknowledged the right of Matilda and Hawisia; for this William and Matilda, John and Hawisia, granted the same to Robert and Joan, and the heirs begotten of Joan to hold with the third part of the same manor of the lord the King. So that if Joan had heirs of her body by Robert or another husband, all the said manor shall remain to Joan and the heirs of her body; if Joan shall die without heirs of her body, or if the boy she may have shall die without heirs, then the said manor shall revert to William and Matilda, John and Hawisia, and the heirs of Matilda and Hawisia, saving to Robert, if he survive Joan, half of the manor with the capital messuage for his life, but so that he cannot give, sell, or mortgage; and then, after the decease of Robert all shall revert to William and Matilda, John and Hawisia. For this Robert and Joan granted to William and Matilda, John and Hawisia, the third part of the manors of Elsenham and Weston (Essex and Beds) which Robert and Joan already held.

9 Henry III. (A.D. 1224-5).

39. At Westminster in the morrow of the Purification; between William son of John, claimant; and Robert de Gurnay, deforciant; for the manor of Ferenton (Dorset). William

acknowledged the said manor and all his other lands from the inheritance of Matilda once his wife, to be the right of Robert; the first-born of Thomas son of William and Matilda. Robert granted the same to William, &c. This concord was made with consent of Paganus brother of Thomas. For this William, at the request of Robert, gave Paganus all his lands in Dorset, and all he held in Sanford in co. Somerset, with the homages and services; and after his decease the same to Robert and his heirs.

42. At Westminster in the morrow of Simon and Jude, Apostles; between Roger fil Pagani, claimant; and Robert de Novoburgo, tenent; for the manor of Portstok in co. Dorset; and between the same Roger, claimant; and Margery Belet, tenent; for the manor of Bromfeld and for half the manor of Cherlton, in co. Somerset; Margery called to warrant the said Robert against Roger; assise of mort ancestor was summoned: and between the same Robert, claimant; and Alice Briwerr, tenent; for half the vill of Worth in co. Dorset, Alice called to warrant the said Roger against Robert as for her dower. Roger quit claimed to Robert and Margery his rights in Porstok and Bromfeld, and in the moiety of Cherlton, except the advowson of Cherlton, to which advowson Roger last presented; after the decease of the clerk so presented, Margery shall present a clerk and so alternately; for this Robert quit claimed to Roger and Alice his right in the moiety of the vill of Worth, and likewise he quit claimed to Roger all his right in a moiety of the manor of Ceden in co. Somerset, and besides he quit claimed to Roger the homage and service of Ralph de Muntsorell for two knights' fees in Wichtlakington in co. Somerset, and the homage and service of William son of Henry for a knight's fee in Kemthcumb in co. Dorset.

11 Henry III. (A.D. 1226-7).

48. At Ivelcestre in the morrow of Ashwednesday; between Robert de Gurnay, claimant; and Roger de Vilers, tenent; for three hides of land in Saunford in co. Somerset; and for three

hides in Stures in co. Dorset. Robert acknowledged the right of Roger, together with the land of Peclesworth which Robert held, to hold to Roger of Robert, doing the service of half a knight; for this Roger quit claimed to Robert, the homage and service of Wymund de Raleg for the fee of half a knight in Cumba in co. Surrey, and the homage and service of Robert fil Pagani for a tenement which he held in Stepelkary in co. Somerset, and the homage and service of Walter fil William for the fourth part of a knight's fee in Cernecote in co. Wilts, to hold of the chief lords; and Roger gave Robert thirty marcs.

50. At Ivelcestre in the octave of Ashwednesday; between Godfrey de Craucumbe, querent; and Henry son of Richard, impedient; for the manor of Bere in co. Somerset, and for the manor of Brinewardiston in co. Devon, which is a member of the manor of Bere. Plea of warranty of deed was summoned. Henry acknowledged the said manors to be the right of Godfrey, to hold of him, doing the service of one knight namely of the fee of Morton, so that where Godfrey had done for the said tenement the service of two knights, in future he will do the service of one knight, and Henry will acquit Godfrey towards the chief lords for the service of one knight: and Henry warranted against all people.

11 Edward H. (A.D. 1282-3).

56. At Westminster in the octave of St. Michael; between Hawysia de Ralegh, querent; and Robert de Haselegh and Joan his wife, deforciants; for (ten) marcs rent in Shyrreneton. Plea of covenant was summoned. Robert and Joan acknowledged the right of Hawysia as by their gift, so that Hawysia received the said rent yearly at their hands from one messuage and one carucate of land which Robert de Hulle held for his life of Robert de Haselegh and Joan, rendering yearly one clove gilly-flower at Easter and doing to the chief lords, for them, all other service; and they warranted the same. After the decease of Robert de Hulle the said tenement shall remain to Hawysia, and then Robert de Hasel-gh will warrant the same; for this Hawisia quit claimed lands in Devon.

13 Menry III. (A.D. 1228-9).

68. At Westminster in three weeks of Easter; between Roger de Kalmundesden and Agnes his wife; and William le Bret, tenent; for six hides and a half of land, and a mill, and the advowson of the church, and the capital messuage of Portesheved, and for eighteen shillings rent, and for a hide of land in Berley and in Tukeswelle. Assise of mort ancestor was summoned. Roger and Agnes acknowledged the moiety of the said six hides and a half, namely the moiety towards the east, and a moiety of the said mill, and a moiety of the rent, and all the advowson of the church, and the capital messuage; and also twenty acres of land in Portesheved of the other moiety of the six hides and a half, namely eight acres and a rood at Whiethesham, next the land of William towards the east, and five acres at Westmers next the land of the same William towards the west, and two acres and a half at Saltye next the land of William towards the west, and two acres at Ferleye next the same, and half an acre called Stihelhaf acre, and one acre of land called Nep acre, and half an acre called Winestanesley, and a rood above the croft which was of Normannus, to be the right of William, to hold, together with thirty two acres he already held the gift of Jordan de Mariscis, of the chief lords of that fee, doing the service belonging; for this William quit claimed to Roger and Agnes all right he had in the residue of the six hides and a half, and in a moiety of the mill, a moiety of the rent, and in a hide of land in Berleye and Tukeswelle, and in a croft called Kichenescroft, saving to Ernaldus Hert a messuage and five acres in Beleye which William gave him before this concord was made.

16 Henry III. (A.D. 1231-2).

91. At Westminster in three weeks of Easter; between Richard de Briwes, querent; and Robert de Briwes, deforciant; for forty solidates (shillings) of land in Stapel. Richard complained that Robert did not keep to the fine made in the court of King John at Westminster between Richard himself, and

John de Briwes father of Robert whose heir he was. Plea of "finis facti" was summoned. Richard quit claimed to Robert all his rights; for this Robert granted to Richard thirty solidates of land in the vills of Kaumbes and Helvingtham in co. Suffolk, and all he had there except the service of Ralph de Ralegh; to hold to him and the heirs of his affianced wife, rendering yearly some spurs or three half pence at Easter. If Richard shall die without heirs of his affianced wife then the said forty solidates of land shall revert to Robert: and be it known that the former fine made between them, by this fine is annulled.

17 Henry HH. (A.D. 1232-3).

101. At Westminster in the quinzaine of Hillary; between Jocelyn, Bishop of Bath, claimant; and Thomas, Prior of Bath, tenent; for the manors of Ford, Lincumbe, and Claverton, and a carucate of land in Hampton, and the fee of one knight in Welnedon, and the fourth part of a fee in Eston, and two parts of a knight's fee in Shokerwick, and the fourth part of a knight in Hampton in co. Somerset; and for a rent and lands in Kybansy in co. Southampton. The Prior acknowledged the right of the Bishop, and besides he granted the service of Hugh de Cherlcumbe from his tenement in Cherlcumbe saving to the Prior a service of salmon and pepper, and the service of William Ladde for his tenement in Enesty, and a moiety of the great park outside Bath towards the east; the other moiety of the park towards the west remained to the Prior. For this the Bishop quit claimed to the Prior all his rights in the manors of Lincumbe (and Ford), except a service in Shokerwick, and the moiety of the park towards the east, which remained to the Bishop; and besides he quit claimed his right in the rent and land in Kybansy. Also the Prior conceded that the men on these lands should do suit to the Bishop in the Hundred of Hampton, and in future be quit of suit to the Prior's Hundred of Bath. And the Bishop granted that if the said Hugh de Cherlcumbe default in his payment of the said salmon and pepper, the Prior may distrain on his goods and chattels until full payment is made. Moreover the Bishop

quit claimed to the Prior his right in the service of Henry de Tadwik, Alexander de Dorset, Swan de Berewik, Gaskil, Walter Chery, Baldwin de Berewik, Peter Stock, Ralph de Stoke, Richard de Hasel, and Walter Pachet, for their tenements held of the Prior in Tadewick, Weston, Stanton, Berewik, and Alveston, saving to the Bishop their regal service. Further the Prior quit claimed to the Bishop the services of Benedict de Wodewik for his tenement in Wodewik, saving to the Prior his suit at the Hundred of Bath.

103. At Westminster in five weeks of Easter; between Hugh de Sanzaver and Eva his wife, querents; and Henry son of Richard, impedient; for the manors of Spertegrave and Twohyde, which manors Hugh and Eva held in dower of Eva the gift of Richard son of John, former husband of Eva and father of Henry. Plea of warranty was summoned. Henry acknowledged the right of Hugh and Eva as by his gift, to hold to them and the heirs of Eva begotten by Henry, doing the service of a knight for the manor of Spertegrave; and rendering annually one pound of cumin at Michaelmas and doing the service of a fourth part of a knight for the manor of Twohyde; and rendering annually one pair of gloves or one penny at Michaelmas for all other services; and Henry warranted the same. For this Hugh granted to Henry the manor of Neuham in co. Oxon, to hold of him, doing the service of one knight and rendering annually five marcs at four terms; and besides Hugh granted to Henry his tenement in Lokinton in co. Sussex, to hold of him, doing the service of a fourth part of a knight. If Hugh and Eva shall die without heirs, the two manors of Spertegrave and Twohyde shall remain to the heirs of Hugh.

20 Henry III. (A.D. 1235-6).

Thomas de Morton, claimant; and Simon de Sandwic, tenent; for half a knight's fee in Watel. Assise of mort ancestor was summoned. Simon acknowledged the right of Thomas, and quit claimed to him, and besides he granted him an acre of land

in Preston in co. Kent, to make a road, &c., &c. This concord was made in the presence of John de Morton, brother of Thomas, he consenting.

21 Henry III. (A.D. 1236-7).

130. At Westminster in the quinzaine of St. Martin; between Matilda who was wife of Robert de Wallibus, claimant; and Hubert de Vallibus, tenent; for the manors of Hassehulle and Sevenhampton, except the advowson of the church of Hashill and three knights' fees in Compton, Clopton, and Wygelegh; and a messuage and a garden in Gupton in co. Somerset; and for the manor of Pynho in co. Devon, except the advowson; which Matilda claimed as dower from Robert her late husband. Hubert granted the said manors excepting the knights' fees, the garden, the messuage and advowson, to Matilda for life as dower, to hold of him, saving a rent and tenement in Pynho, and saving to Roger Trevet half a virgate of land except an acre in Hashull to hold of Matilda; for this Matilda quit claimed to Hubert her rights in the surplus of the said lands of Robert, and besides she remitted all damages suffered by detention of her dower.

23 Henry III. (A.D. 1238-9).

145. At Westminster in the quinzaine of St. Hillary; between Gcoffrey de Mandevill, claimant; and Robert de Mandvill, deforciant; for the manors of Sutton, Estcokere, Westcokere, and Hardington; and Kington (co. Wilts). Plea of covenant was summoned. Robert acknowledged the right of Geoffrey as by his gift; for this Geoffrey agreed to find Robert and Helewysia his wife reasonable estovers, namely to Robert a palfrey with harness and proper fittings and a groom, and to Helewisia a palfrey with harness and proper fittings and a groom, and a chambermaid, and a laundress, and a squire, and likewise he agreed to acquit Robert of all debts against Christians

and Jews. If Robert shall die, Helewisia surviving, Geoffrey shall make Helewisia reasonable dower from all the lands which he had by the gift of Robert and then he shall be quit of the said estovers. Geoffrey also conceded that Robert at his decease might will fifteen marcs per annum for his soul. If it happen that Geoffrey shall die before Robert, and the heirs of Geoffrey fail to find the said estovers, then Robert and Helewisia may enter on the manors of Sutton and Estcokere, to hold the same for the life of Robert; after the decease of Robert the said manors shall revert to the heirs of Geoffrey: and besides Geoffrey gave Robert three hundred marcs.

24 Menry FH. (A.D. 1239-40).

150. At Westminster in the morrow of All Souls; between Maurice de Legh and Agnes his wife, claimants; and Andrew Luterel, tenent; for three carucates of land in Irenham, co The Great Assize was summoned: and between the same Maurice and Agnes; and the said Andrew, who Margareta de Sumeri called to warrant; for two carucates in Cantokesheved. co. Somerset, and Hewys which was of Maurice de Gant in the same county. Maurice and Agnes quit claimed to Andrew their right to the lands in Irenham and in Cantokesheved; except the manor of Hewys. For this Andrew granted that the manor of Hewys after the decease of Margareta, who held it in dower, should revert to Maurice, to hold of him, rendering yearly fifty shillings. Further Andrew granted to Maurice and Agnes and the heirs of the body of Agnes, the manor of Baggebergh, co. Somerset, which is of the fee of Andrew, to hold by the service of a fifth part of a knight's fee. If Agnes shall die without heir of her body then the manor of Baggebergh shall revert to Andrew.

27 Henry III. (A.D. 1242-3).

185. At Westminster in three weeks of Easter; between Henry de Percy and Isabella his wife, claimants; and Adam de Gayton; for the third part of lands in Devon, Oxon, Wilts, and

Cornwall; and in Tottebere in co. Somerset, claimed as dower of Isabella from Thomas de Gayton once her husband. Henry and Isabella quit claimed to Adam; for this Adam granted that in future he would every year render to Henry and Isabella forty shillings sterling for the life of Isabella.

28 Menry HH. (A.D. 1243-4).

197. At Exon in the quinzaine of Trinity; between William de Insula, querent; and William Avenel, deforciant; for one hundred solidates of land and a messuage, in Pukinton. Plea of covenant was summoned. William de Insula acknowledged the right of William Avenel, to hold to him and his heirs by his affianced wife, of the chief lords, doing all services. If William Avenel shall die without heirs of his affianced wife, the said land shall revert to William de Insula, to hold as aforesaid: for this William Avenel gave William de Insula, a messuage and one hundred solidates of land in Upcote and Shepeswasshe in co. Devon, to hold of him, rendering annually one pair of white gloves or one penny at Easter, and doing to the chief lords for him all other services; and he warranted against all men.

29 Henry HHF. (A.D. 1244-5).

203. At Westminster in the quinzaine of Easter; between Andrew Wake, querent; and Robert Humaz and Felicia his wife, impedients; for the manor of Batecumbe. Plea of warranty was summoned. Robert and Felicia acknowledged the said manor to be the right of Andrew as by their gift; for this Andrew granted to Robert and Felicia the manor of Dovelz (Dorset) for their lives, to hold of him, rendering annually one pair of white gloves or one penny at Christmas and doing the regal service belonging. After the decease of both Robert and Felicia the said manor shall wholly revert to Andrew.

31 Henry HH. (A.D. 1246-7).

219. At Canterbury in the quinzaine of St. Michael; between Margeria, Countess of Kent, claimant; and John de Burgo, tenent; for the third part of certain manors in Norfolk, Suffolk, Sussex, Warwick, Stafford, and Cornwall; and Camel in co. Somerset, which Margeria claimed as dower from Hubert de Burgo, Earl of Kent, once her husband. The Countess quit claimed to John all her right in the said lands; for this John granted to her certain manors, advowsons, and knight's fees in Sussex and Suffolk and Dorset; and the advowson of the church of Chilton in Somerset, and also the fees of two knights which William Longespee held in Cherlton and Hensgstregge in the same county, and the fees of two knights which William de Cantilupe held in Berwyk and Chilton in the same county, and the fee of one knight which Robert de Mucegros held in Cherlton in the same county, to hold for her life of John in the name of dower: and be it known that the said Countess cannot waste, or sell the said manors, nor the woods or gardens, as after her decease the whole will remain to John.

33 Henry III. (A.D. 1248-9).

236. At Wilton in the morrow of Trinity; between Philip Lucyen and Joan his wife, querents; and Berenger de Welles and Cristiana his wife, Richard de Wyggeber and Ela his wife, deforciants; for the manor of Brochol in Northampton. Plea of covenant was summoned. The deforciants quit claimed to Philip and Joan all their rights in the said manor and in lands in Dorset; and also their right in half a knight's fee which Richard de Mucegros held in Bruham in Somerset, doing therefor the fourth part of a knight's fee: for this Philip and Joan acknowledged certain lands in Wilts to be the right of Cristiana and Ela, to hold of the chief lords, and further they quit claimed their rights in the land which Thomas de Parham held in Cherlton in Somerset.

- 241. At Ivelcestre in the quinzaine of St. John Baptist; between William Everard and Matilda his wife, querents; and John de Quatremayns, impedient; for half a hide of land in Stuueleye. Plea of warranty was summoned. John acknowledged the right of William and Matilda as by his gift, to hold to them and the heirs of Matilda, of him, rendering yearly one pair of white gloves or one penny at Easter; and he warranted the same. And besides John conceded that he would not sell, mortgage, or otherwise alienate any of his lands in Tril in co. Devon, so that he have a sufficient tenement in the said vill as a warranty to William and Matilda for one hundred shillings in Stinelingham in co. Somerset: for this William and Matilda gave John one sore sparrow hawk.
- 242. At Schyreburne in three weeks of St. John Baptist; between Robert Rydel, claimant; and Jordan Rydel, tenent; for a carucate of land in Cusyngton. Jordan acknowledged the right of Robert; for this Robert granted to Jordan half a carucate in Tylemue in Northumberland: and besides Robert gave Jordan forty shillings sterling.
- 243. At Ivelcestre in three weeks of St. John Baptist; between Cristiana Lovel, querent; and Richard Lovel, deforciant; for the manors of Kary, Wyncalton, and Pydecumbe, and the advowson of the church of Caneres. Cristiana complained that the said advowson and manors by a fine made at Ivelcestre remained to her as dower, and Richard Luvel contrary to this had deforced her from the said advowson. Richard granted to Cristiana the said advowson, and besides he granted her all the lands, with a knight's fee, which she held in dower from his inheritance in Somerset, except the wood of Almundesford called Otelescumb, namely the manors of Pydecumbe cum Colne, and all belongings in the manor of Almundesford and the advowson of the church; and with Clanefeld, except a mill, and the said wood, and a moiety of the manor of Honewyk, and the service of a knight which Mathew de Clivedon held in Middelton, and the service of two knights for a tenement which Richard de Draycot held in Redlis of the little fee of Morton, and the service of a knight, and two hides and a virgate of land in Alverton of the greater fee, and the service of Gerrard

de Baggedrippe for a tenement in Baggedrippe except the scutage which remained to Richard. And Richard granted to Cristiana the other half of the manor of Honewyk, to hold of him for her life as dower, doing the service of one knight and a half of the little fee of Morton, and the service of a knight and a half, and two hides and a virgate of land of the major fee; and Richard warranted against all men. For this Cristiana granted to Richard one hundred solidates (shillings) of land in Stanes in co. Middlesex; and also the said wood in Almundesford so that Richard should have right to enclose, ditch, and hedge the same, saving to Cristiana reasonable estovers for housebote, haybote, and firewood, and for building, by view of the Forester of Richard; if the Forester come not willingly then Cristiana may take her estovers without his view. If the cattle of Cristiana or her men enter the said wood through default in the enclosure, they shall not be impounded. And besides Cristiana quit claimed to Richard all her rights in the lands which were of Henry, brother of Richard, once her husband, as well in England as in Scotland. After the decease of Cristiana the said lands, fees, and advowsons shall revert to Richard. This concord was made saving to Richard the next autumn following the crop of the land of Honewyk.

245. At Exon; between Robert Burnel, claimant; and John Burnel, tenent; for a carucate of land in Caketren (Devon). Robert quit claimed the same to John; for this John quit claimed to Robert a carucate of land in Bere in co. Somerset; and besides he gave Robert one hundred shillings sterling.

36 Henry HH. (A.D. 1251-2).

265. At Westminster in the quinzaine of Easter; between Claricia de Craucumbe, claimant; and Ebulus de Montibus and Joan his wife, tenents; for the manor of Middleton (Kent), except a virgate of land. Ebulus and Joan acknowledged the right of Claricia; for this Claricia granted the same to them, to hold to them and the heirs of them begotten, of her, rendering yearly one pair of gilt spurs at Easter and doing to the chief lords for

her all other services. If it happen that Joan die without heirs of her body the said manor, after the decease of both Ebulus and Joan, shall remain to the next heirs of Ebulus. If Ebulus die without heirs, Joan surviving, the said manor shall remain to Joan to hold for her life, and after her death to the next heirs of Ebulus; and Claricia warranted the same. And Ebulus and Joan granted to Claricia one hundred solidates of land in Bere in co. Somerset, to hold of them for the life of Joan. If Claricia shall die, Joan surviving, the said tenement shall revert to Joan for her life as dower. And Ebulus and Joan granted to Claricia one hundred shillings rent in Middelton, to be paid half at Michaelmas and half at Easter. If Joan shall die, Claricia surviving, Claricia shall receive the said rent. After the decease of Claricia, Ebulus and Joan shall be quit of the said payment.

(Endorsed.) Bertinus de Capella put in his claim.

266. At Westminster in a month of Easter; between Roger de Syfrewast, querent; and Richard de Syfrewast, deforciant; for manors and lands in Bucks, Berks, Hants, Dorset, and Wilts; and two knights' fees in Cettre. Roger acknowledged the right of Richard, as also to the tenement which Richard had by the gift of Henry de Bath in Cettre; for this Richard granted to Roger a moiety of his lands in Cettre and the capital messuage, except the advowson of the church, to hold of him, &c., &c.

274. At Westminster in three weeks of Trinity; between Peter, Prior of the Hospital of St. John of Wells, querent; and Thomas de Esse, impedient; for a virgate of land and a half in Pinckesmore. Plea of warranty was summoned. The Prior acknowledged that if it happened that he should be impleaded for the said land Thomas should not be held to warrant it: for this Thomas granted that in future he would render every year to the said Prior and the brethren of the said hospital, at Briggewater five shillings. If Thomas fail in the said payment the Prior shall distrain on his land in Esse in co. Devon: and the Prior gave Thomas twenty shillings sterling.

278. At Westminster in the quinzaine of St. Michael; between Robert de Muscegros, querent; and Nicholas Poinz, impedient; for the manors of Finebrige (Suffolk); and Stawell with

the advowson of Stawell. Plea of warranty was summoned. Nicholas acknowledged the said manors and advowson, with the services, villeins, and water mill, to be the right of Robert as by his gift, to hold of him, rendering yearly one pair of white gloves or one penny at Easter and doing all services; and he warranted the same: for this Robert gave Nicholas two hundred marcs.

37 Henry HH. (A.D. 1252-3).

295. At Westminster in three weeks of Trinity; between Thomas de Rammesden and Isabella his wife, querents; and Richard de Havering, deforciant; for a messuage, two hundred and forty acres of land, and thirty six shillings rent, in Havering. Plea of covenant was summoned. Richard acknowledged the right of Thomas. For this Thomas and Isabel granted to Richard a messuage and a carucate of land in Berghes, Brent, and Burnham, to hold of them and the heirs of Thomas, doing all services; and they warranted the same.

(Endorsed.) Richard de Newenton and Agnes his wife. Richard son of Richard put in their claims. Condemned by precept of the judges as being the demesne of the King.

38 Henry III. (A.D. 1253-4).

298. At Westminster in the quinzaine of St. Hillary; between Thomas Trevet and Alienora his wife, querents; and William Braunche and Joan his wife, impedients; for the moiety of a knight's fee in Norbesham (Norfolk). William and Joan acknowledged the right of Thomas as by their gift on his marriage with Alianora; and besides they granted to Thomas and Alianora a messuage in Frome which Reginald Capellanus held, to hold to them and the heirs of Alianora, of them, doing therefor the scutage when it happened and all services; and further they granted that Thomas and Alianora may in future have in the wood of Selwood forty pigs free of pannage: for this Thomas and Alianora gave William and Joan one sore sparrow hawk.

42 Menry HH. (A.D. 1257-8).

347. At Westminster in the quinzaine of Trinity; between Richard de Havering, querent; and Brian de Gouiz, deforciant; for a moiety of the manor of Longa Kerchel, ten acres of meadow in Hamme, and a moiety of the advowson of Kerchel (Dorset). Brian granted the same to Richard for life, he rendering one pair of white gloves or one penny at Easter and doing suit at the Hundred, &c. For this Richard granted to Brian all the lands and tenements he had in Burghes, Burnham, and Bren, to hold of him, rendering yearly one penny at Easter and doing all other services.

43 Henry HH. (A.D. 1258-9).

368. At Westminster in the quinzaine of Easter; between William de Monte Acuto and Berta his wife, querents; and Matilda de Wyke, deforciant; for the manor of Nortstok and the fee of one knight in Swanewyk. Plea of covenant was summoned. Matilda acknowledged the said tenement with all the wood called Reggewode and all the pasture for cattle in Selwode which lies under the grove of Chauntrel and extends from the park called Perschete and the great road which leads towards le Seventockes, to be the right of William: and also Matilda quit claimed to William and Berta a carucate of land in Carsington in co. Oxon; and the manor of Knolle in co. Somerset: for this William and Berta gave Matilda fifty marcs.

45 Menry III. (A.D. 1260-1).

389. At Westminster in the quinzaine of St. Martin; between John Pate and Joan his wife, querents; and Richard Crespin and Arundella his wife, deforciants; for a moiety of the manor of Hemestan Arundel, Hache Arundel, and la Were, half a knight's fee in Suthbrok, a moiety of three ferlings and a half

of land in Blakemore, a messuage in the suburb of Exon, and a moiety of a knight's fee and a half in Saunford Arundel. Richard and Arundella acknowledged the right of John and Joan, to hold to them and the heirs of Joan. For this John and Joan acknowledged the other moiety of the said tenements whereof Richard and Arundella were seised, to be the right of Arundella.

47 Menry HHH. (A.D. 1262-3).

413. At Ivelcestre in the morrow of Trinity; between Warine le Vole, querent; and Robert de Kyngeswod and Matilda his wife, deforciants; for a messuage, four acres of land and a half, and half an acre of meadow, in Kyngeswod in co. Somerset; and nine acres of land in Wyke in co. Dorset. Robert and Matilda acknowledged the right of Warin; for this Warin granted the same to Robert and Matilda for their lives, to hold of him, rendering yearly two shillings at Easter, and doing all services. After the decease of both Robert and Matilda the said tenement shall wholly revert to Warin.

51 Henry HH. (A.D. 1266-7).

428. At Westminster in the quinzaine of St. Michael; between Adam de Mathine and Amabilia his wife, querents; and Robert Marmiun and Cecilia his wife, deforciants; for a messuage and a carucate of land in Sturidon (Gloucester). Robert and Cecilia acknowledged the right of Amabilia; and besides they granted that the land which William de Marisco and Matilda his wife held in dower of Matilda in Henton, the inheritance of Cecilia and Amabilia, and which after the decease of Matilda ought to revert to them, shall revert to Adam and Amabilia and the heirs of Amabilia, or to Adam if by fate Amabilia shall be deceased. For this Adam and Mabilia acknowledged the manor of Wyke in co. Somerset, and twenty shillings annual rent in Saunford in the same county, which William Fukeram father of Cecilia and Amabilia received from the mill of Saunford, to be the right of Cecilia.

52 Menry HH. (A.D. 1267-8).

435. At Westminster in the quinzaine of the Purification; between Henry de la Pomeraye, querent; and Gilbert, Prior of Merton, deforciant; for ten librates of land in la Worthy. The Prior acknowledged the said land, namely all he had in the manor of Henry in Bery, by lease from Ralph, Abbot of Valle in Normannia, to be the right of Henry, and the same except the advowson of Bery and four acres of land, &c., quit claimed to him. For this Henry granted to the Prior the said four acres, and the manor of Kanuntayn in co. Devon; the advowsons of the churches of Ayscumb, Clystewyk, St. Laurence Exon, and Bery, in co. Devon; the advowson of the church of Aure in co. Somerset; and the advowson of the Priory of St. Gregory in co. Cornwall: and the Prior received Henry and his heirs into all future benefits and orisons in his church.

53 Henry HH. (A.D. 1268-9).

449. At Westminster in the octave of St. Hillary; between Philip Basset and Ela his wife, querents; and William de Monte Acuto, deforciant; for the manors of Estoneclynton and Kereynton, and the advowson of Estoneclynton (Oxon and Bucks). Philip and Ela acknowledged the right of William; for this William granted the same to them for their lives, rendering one penny at Easter. Philip and Ela also granted to William the manor of Thurlbere in co. Somerset, which they had by lease of William; and be it known that the fine already made between them for the said manor is hereby annulled.

450. At Westminster in the octave of the Purification; between Emericus de Rupe Canardi and Matilda his wife, querents; and Gilbert de Clare, Earl of Gloucester and Hertford, deforciant; for the manor of Kynemersdon. Plea of covenant was summoned. The Earl acknowledged the manor, with the Hundred of Kynemersdon to be the right of Matilda, to hold of him, rendering yearly one marc and doing to the chief lords for

him all other services; saving to the Earl view of frankpledge and the liberties which Richard de Clare his father formerly Earl of Gloucester and Hertford, had from the time that Geoffrey de Suleny held the same manor and Hundred. If it happen that Emericus and Matilda shall be impleaded for the said manor and Hundred and by judgement of the court the said manor be lost, the Earl will make exchange to the same value from his lands nearest the same. For this Emericus granted the Earl the manor of Karlyun. (Wales.)

(Endorsed.) Robert de Boyton and Maria his wife put in their claim.

457. At Westminster in the quinzaine of St. Michael; between John de Muscegros, querent; and Archenbald, Earl of Pergorz and Agnes his wife, impedients; for the manors of Norton (Somerset) and Wyvelesmers (Suffolk). Plea of warranty was summoned. The Earl and Agnes acknowledged the right of John as by their gift, to hold of them, rendering yearly one penny at Easter, and doing for them all services; and they warranted: for this John gave them eight hundred marcs.

55 Menry HH. (A.D. 1270-1).

483. At Westminster in the quinzaine of Easter; between Gwydo de Rocheford, querent; and John de Burgo, senior, deforciant; for two carucates of land in Fulnesse (Essex). Plea of covenant was summoned. John acknowledged the right of Gwido. For this Gwido granted to John the manor of Kyngesbiry in co. Somerset which manor Gwido held by the the gift of John; and besides Gwido gave John seven hundred marcs.

Divers Counties.

1 Edward H. (A.D. 1272-3).

4. At Westminster in the octave of Trinity; between John, Prior of Maydenebradeleye, querent; and Peter de Northton and Isolda his wife, impedients; for a messuage, and for two carucates of land, in Bekinton in co. Somerset; Peter and Isolda acknowledged the said tenement as in demesne, homages, services of free men, villeinages, knights' fees, and all other things, to be the right of the Prior and brethren and sisters of the church of St. Mary of Maydenebradely as by their gift, to hold of the chief lords; for this the Prior granted to Peter and Isolda for their lives, the manor of Gernefeld in co. Somerset to hold of him, rendering yearly one penny at Michaelmas; and the Prior warranted the same against all men. After the decease of both Peter and Isolda the said manor shall wholly revert to the Prior and his successors.

2 Edward H. (A.D. 1273-4).

18. At Westminster in a month of Easter; between the lord the King, querent; and John de Burgo, senior, deforciant; for the manors of Camel and Kyngesbyry, and the hundred of Kyngesbyry in co. Somerset. John acknowledged the same to be the right of the King as by his grant. For this the King granted acquittance to the land of John against Christians and Jews for £1,200 sterling, and likewise granted to John the keepership of the Tower of London with all the liberties belonging to the Tower, and one hundred and ten marcs to be received at the hands of the Sheriff of London for the time being (and other property in other counties) he doing all services belonging. After the decease of John the King shall be quit of

the payment of the one hundred and ten marcs; and the manor of Kyngesbiry (and the rest of the property) shall wholly revert to him.

3 Edward H. (A.D. 1274-5).

27. At Westminster in the octave of Trinity; between Robert, Bishop of Bath and Wells, querent; and John, Abbot of Glaston, deforciant; for one knight's fee in Camelarton in co. Somerset, and the advowsons of the churches of Wynescumb and Camelarton and the chapel of Blackford. Plea of covenant was summoned. The Abbot guit claimed to the Bishop all his rights in the same to hold of the King in chief: saving to the Abbot yearly pensions which the predecessors of the Abbot were accustomed to receive, namely, from the church of Wynescumb one marc, from the church of Camelarton one marc. For this the Bishop quit claimed to the Abbot what right he had in the manor of Mere in co. Somerset and the advowson of the church of that vill. Thus the Abbot and his successors may hold henceforth the said manor as in demesne, and all other things belonging to the same. Moreover the Bishop quit claimed to the Abbot his right in eleven pounds and five shillings which the Bishop and his predecessors yearly were accustomed to receive from the Abbot's predecessors from the Hundreds of Wytstan and Wyteleye and for the turns and aids of the Sheriff in the lands of the Abbot. The Bishop also quit claimed to the Abbot his right in a moiety of all amerciaments, fines for mercy, fines for trespass, fines for licence to agree, goods and chattels of fugitives and condemned persons, for murder, for oxen arising from disseisin from the lands, fees, and men, of the Abbot and his successors; which eleven pounds and five shillings, will remain to the Abbot and his successors by this fine. This agreement was made between them saving to the Bishop and to the Abbot, all other articles contained in a certain agreement between the same Robert the Bishop and John the Abbot, to which was appended their seals and which articles are not mentioned in this fine. Likewise this concord was made in

the presence of the King, who agreed thereto, saving to the King and his heirs their right, if any, in the said rent of eleven pounds and five shillings.

4 Edward H. (A.D. 1275-6).

48. At Westminster in the octave of St. Michael; between Alyenora, Queen of England, consort of the lord the King. querent; and Henry de Novo Burgo, deforciant; for the manor of Herdecote; and the fees of six knights and three parts of the fee of one knight, in Meleburne Bubbe, Swanewyk, Wrokeshale, Athelardeston, Wyndelham and Esse in the counties of Somerset and Dorset. Plea of covenant was summoned. Henry acknowledged the right of the Queen as by his gift, to hold of the King by the services belonging. Moreover Henry granted that the aforesaid manor, which Lucia who was wife of Robert de Novo Burgo held in dower of him, his inheritance, and which manor after the decease of Lucia ought to revert to him, should wholly remain to the Oueen, to hold together with the aforesaid fees which remain to her by this fine, of the King, by the aforesaid services: for this the Queen gave Henry two hundred pounds sterling. This concord was made Lucia being present and knowing that she had no right in the said manor except by way of dower.

(Endorsed.) John de Novo Burgo put in his claim.

5 Edward H. (A.D. 1276-7).

58. At Westminster in three weeks of Easter; between Geoffrey de Pycheford, querent; and Godehutha de Wyke, deforciant; for a moiety of the manor of Rumbaldewyke. Plea of covenant was summoned. Geoffrey acknowledged the right of Godehutha; for this Godehutha granted the same to Geoffrey and Maria his wife, to hold to them and the heirs of Geoffrey, of Godehutha for her life, rendering yearly ten marcs, and doing to the chief lords for her all other services. Moreover Godehutha

granted that the whole of the tenement which William de Wabeynes and Laderena his wife, and Nichola who was the wife of Roger de Wyk, held in dower from Godehutha in Wyke and Manewode, the inheritance of Godehutha, and which after the decease of Laderena and Nichola ought to revert to Godehutha, should remain to Geoffrey and Maria and the heirs of Geoffrey, to hold, together with the aforesaid moiety, of Godehutha for her life, and after the decease of Godehutha, of the chief lords of the fee. Likewise after the decease of Godehutha the yearly rent of ten marcs shall be reduced by two marcs, so that Geoffrey and Maria and the heirs of Geoffrey will then render every year to the Prioress of St. John de Keleburne in respect of the aforesaid moiety, eight marcs. If it happen that Geoffrey and Maria, after the decease of Godehutha, make default in the payment of the said eight marcs, the Prioress may distrain on their goods in the said moiety until the full payment is made. Moreover Godehutha quit claimed to Geoffrey and Maria and the heirs of Geoffrey, the right she had in the lands which belonged to her ancestors in Sussex, Somerset, and Cambridge: and Geoffrey gave Godehutha ten pounds sterling: and Godehutha warranted against all men. This concord was made there being present William, Laderena, and Nichola, who knew they had no right in the said tenements except by name of dower.

(Endorsed.) Walter de Wyke put in his claim. William Herin of Cicestre put in his claim.

7 Edward H. (A.D. 1278–9).

86. At Cycestre in the morrow of the Exaltation of the Cross; between Thomas de Monteacuto, claimant; and Richard de Pevensell and Isabella his wife, tenents; for the manors of Kyngeton and Brembelteye, and a moiety of a carucate of land in Mankeseye. Assise of mort ancestor was summoned. Thomas acknowledged the said manors and land together with all the tenement which Agnes de Monte Acuto formerly held in Lauercye, to be the right of Isabella, and quit claimed to Richard and Isabella and the heirs of Isabella; and besides the same

Thomas quit claimed to Richard and Isabella and the heirs of Isabella, his right in the manor of Chiselberg in co. Somerset and in the manor of Parva Preston in co. Northampton; for this Richard and Isabella granted to Thomas a messuage and one hundred acres of land in Bestenovere in the parish of Pevenesell, to hold of them and the heirs of Isabella, rendering yearly one clove gillyflower at Christmas; and they warranted against all men.

8 Edward H. (A.D. 1279-80).

91. At Guldeford the Sunday next after the feast of St. Nicholas; between Richard de Pevenes (Pevensell) and Isabella his wife, querents; and John de Camoys and Margaret his wife. deforciants; for the manors of Chynnock, Chyselberg, Norton, and Bradeford in co. Somerset, Stocholte in co. Bucks, Heytton in co. Sussex, and Lerky in co. Cornwall. Richard and Isabella complained that when a fine was made at Winchester before King Henry III., between John de Gatesdon father of Margaret, whose heir she was, querent; and Thomas de Aldeham, former husband of Isabella, and Isabella herself, impedients; for the aforesaid manors; John de Camoys and Margaret deforced from Richard and Isabella the manor of Bradeford, and a moiety of the manors of Heytton and Norton, contrary to the said fine. Plea of "finis facti" was summoned. John and Margaret acknowledged the aforesaid manors of Chynnock, Chyselbergh, Norton, Heytton, Lerky, and Bradeford to be the right of Isabella, and rendered the manor of Heytton to Richard and Isabella in the court. They also granted to Richard and Isabella two shillings and ten pence rent in Fletthing, namely, all the service of Saerus de Rosay and his heirs from twenty acres of land which Saerus held of John and Margaret in that vill, and two parts of the advowson of the church, to hold, together with the aforesaid manor of Heytton, to them and the heirs begotten of them, of the chief lords of those fees. If it happen that there be no heir of Richard and Isabella begotten, then, after the decease of both of them, the manor of Heytton, the two shillings and tenpence rent, and two parts of the advow-

son of the church shall wholly remain to the right heirs of Isabella, to hold of the chief lords of those fees; and they warranted against all men. And besides, John and Margaret quit claimed to Richard and Isabella and the heirs of Isabella, all their right in the manors of Chynnock, Chyselberg, and Lerky, and also the manors of Brembeltye and Jenyngton in co. Sussex, and the advowsons of the churches of Chiselberg and Ienvington, and in fifteen knights' fees belonging to the manor of Jenyngton, and likewise in the advowson of the church of Langeberg in co. Gloucester. For this Richard and Isabella granted to John and Margaret the manors of Norton and Bradeford and the advowsons of the churches of the same, to hold to them and the heirs of Margaret, of Richard and Isabella and the heirs of Isabella, by the services which belong thereto; and they warranted the same. Moreover, Richard and Isabella quit claimed to John and Margaret and the heirs of Margaret all their right in the manor of Stocholte, and likewise in the manor of Bradewater and Bonegeton in co. Sussex, and in the manor of Elyng in co. Southampton. Further, Richard and Isabella quit claimed to John and Margaret all the damage they were said to have sustained by occasion of the former fine not having been adhered to; and be it known that the fine before made between John de Gatesdon, Thomas and Isabella, for the aforesaid tenements, is utterly annulled by this fine. This concord was made in the presence of Saerus, who acknowledged himself to owe the said rent, and who likewise agreed henceforth to be responsible therefor to Richard and Isabella and the heirs of Isabella.

(Endorsed.) The Prior of Newenton Longevile put in his claim.

93. At Somerton in the morrow of St. John Baptist; between Reginald, Abbot of St. Peter's of Gloucester, querent; and John Tregoz, deforciant; for the advowson of the church of Burnham. John acknowledged the right of the Abbot and quit claimed to him; for this the Abbot quit claimed to John Tregoz all right to the advowson of the church of Lydgerd Tregoz in co. Wilts.

9 Edward H. (A.D. 1280-1).

106. At Westminster in the quinzaine of St. John Baptist; between the King and Alyenora the queen consort, querents; and Robert son of Walter and Dernegoyl his wife, and Robert de Greley and Hawysia his wife, deforciants; for the advowson of the church of Thyngden (Northampton). Robert son of Walter and Dernegoyl, Robert de Greley and Hawysia, acknowledged the right of the King and Queen and quit claimed to them, for this the King and Queen granted to Robert son of Walter and Dernegoyl, Robert de Greley and Hawysia, in exchange, eight pounds three shillings and four pence worth of land in Kyngestan in co. Somerset, to hold to them and the heirs of Dernegoyl and Hawysia, of the King by the services which belong thereto.

108. At Wilton in three weeks of St. John Baptist; between Peter de Cary, querent; and Thomas de C(ary), impedient; for a messuage, and a carucate of land, in Stintescumb in co. Gloucester; and between the aforesaid Peter, querent; and the aforesaid Thomas, impedient; for a messuage, and two carucates of land, in Brompton in co. Somerset. Plea of warranty of deed was summoned. Thomas acknowledged the right of Peter as by his gift; for this Peter granted the same to Thomas for life, to hold of him, rendering yearly one rose at Midsummer, and doing to the chief lords for him all services. After the decease of Thomas the said tenement shall wholly revert to Peter, to hold of the chief lords. If it happen that Peter die without heirs of his body, his brother Anselm surviving, the said tenement shall wholly remain to Anselm and the heirs of his body, to hold of the chief lords. If it happen that Anselm die without heirs of his body, his sisters Joan, Mabel, Mariota, Nichola, and Alesya, surviving; then the said tenement shall wholly remain to the aforesaid five sisters, to hold of the chief lords for their lives. After their decease the said tenement shall wholly remain to the heirs of the body of Joan, to hold of the chief lords. If Joan die without heirs of her body, or if the heirs of her body die without heirs of themselves, then the said tenement shall wholly revert to the right heirs of Thomas.

109. At New Sarum in the morrow of St. Michael; between Henry de Esse, querent; and Robert son of Henry de Wyscumbe, impedient; for a messuage, and a carucate of land, in Skryvel, Muchelmore, and Suthleg. Robert acknowledged the right of Henry as by his gift, to hold of the chief lords: for this Henry gave Robert one sore goshawk.

10 Edward H. (A.D. 1281-2).

117. At Exeter in the morrow of the Purification; between Henry de Gouyz, querent; and Brian de Gouyz, senior, deforciant; for three carucates of land in Kurchel, Berewes, Breen, Burnham, Toulard, Fernham, Tarente, and Stubhampton. Plea of covenant was summoned. Brian acknowledged the said tenement, namely whatever he already held in the aforesaid vills, to be the right of Henry, as by his gift, to hold to Henry and the heirs of his body, for the life of Brian, rendering yearly ten pounds sterling, and doing to the chief lords, for Brian, all other services. After the decease of Brian, Henry shall be quit of the said payment of ten pounds and shall hold the said tenement from the heirs of Brian, rendering yearly one rose at Midsummer, and doing to the chief lords for the heirs of Brian, all other services. If it happen that Henry die without heirs of his body, his brother Brian de Gouyz, junior, surviving, the said tenement shall wholly remain to Brian, junior, and the heirs of his body, to hold of Brian, senior, for the life of Brian, senior; and after the decease of Brian, senior, of the heirs of Brian, senior, by the aforesaid services. If it happen that Brian, junior, die without heirs of his body, his brother John surviving, the said tenement shall wholly remain to John and the heirs of his body, to hold of Brian, senior, for the life of Brian, senior; and after the decease of Brian, senior, of his heirs by the aforesaid services: If it happen that John die without heirs, his brother Nicholas surviving, the said tenement shall wholly remain to Nicholas and the heirs of his body, to hold as aforesaid. If it happen that Nicholas die without heirs of his body, his brother Roger surviving, the said tenement shall wholly remain to Roger and the heirs of his body, to hold as above said. And besides Brian, senior, granted that all that tenement which Cassandra who was wife of Thomas de Kaylewey, held of Brian, senior, in Toulard, for her life, and which, at her decease, ought to revert to Brian, senior, shall wholly remain to Henry and his heirs; or to Brian, junior, and his heirs, if Henry die without heirs of his body; or to John and his heirs if Brian, junior, die without heirs of his body; or to Nicholas and his heirs, if John die without heirs of his body; or to Roger and his heirs, if Nicholas die without heirs of his body; to hold, together with the aforesaid tenement as is aforesaid; and Brian, senior, warranted the If Henry, Brian, junior, John, Nicholas, Roger, die without heirs, then the said tenement shall wholly revert free to Brian, senior, and his heirs. For this Henry gave Brian one sore goshawk. This concord was made Cassandra being present and acknowledging that she had no claim in the said tenement except for her own life.

(Endorsed.) Margaret de Guyz, Gilbert de Clare, Earl of Gloucester and Hertford, and Robert de Lucy, put in their claims.

120. At Westminster in the morrow of the Ascension; between Robert, Bishop of Bath and Wells, querent; and Henry le Tyeis and Joan his wife, deforciants; for eighteen messuages, two tofts, two gardens, fifteen cellars, twelve shops, and sixty two shillings rent, and a moiety of two mills, in Bristoll, and in Stapelton co. Gloucester; and a messuage, a carucate of land, twenty four acres of meadow, twenty seven shillings and one penny rent, and a rent of one pound of cumin and one clove gillyflower, in Eston in co. Somerset. Plea of covenant was summoned. Henry and Joan acknowledged the right of Robert the Bishop as by their gift, to hold to the Bishop and his heirs of the chief lords of the fees; for this the Bishop granted to Henry and Joan the manor of Parva Rysindon in co. Gloucester for their lives, to hold of him, rendering yearly one rose at Midsummer, and doing to the chief lords all other services; and Robert the Bishop warranted the same. After the decease of Henry and Joan the said manor

shall wholly revert to the Bishop and his heirs, to hold of the chief lords of the fee.

(Endorsed.) Richard de Estmere and Robert de Estmere put in their claims.

11 Edward H. (A.D. 1282-3).

128. At Salop in three weeks of Easter; between John son and heir of John de Maundevile, querent; and Simon de Monte Alto and Clemencia his wife; for this John complained that Simon and Clemencia held more as the dower of Clemencia than they should, of the free tenement which was of John once her husband, in Estkoker. Simon and Clemencia acknowledged the said tenement, namely the manor of Estkoker and the advowson of the church of the manor and the hundred belonging to the manor, to be the right of John and quit claimed the same to John. Moreover Simon and Clemencia quit claimed to John their right by name of dower in all other lands which were of John once husband of Clemencia, in the counties of Somerset, Dorset, Devon, Berks, and Oxford, saving to Simon and Clemencia for the life of Clemencia all knights' fees in the same counties; for this John granted to Simon and Clemencia the manor of Sutton Maundevile in co. Wilts and the advowson of the church. Besides John granted to Simon and Clemencia one hundred and three shillings and four pence a yearly rent in the manor of Merswode in co. Dorset, to be paid yearly at the hands of John and his heirs or at the hands of all others who shall hold that manor during the life of Simon and Clemencia, and Simon and Clemencia may distrain on the chattels found in that manor for the rent if unpaid: to hold to Simon and Clemencia for their lives, John rendering yearly one rose at Midsummer, and doing to the chief lords for John all other services appertaining to the manor of Sutton; and John warranted against all men. After the decease of Simon and Clemencia, John and his heirs shall be quit of the payment of the aforesaid money and the said tenement which remains to Simon and Clemencia by this fine shall wholly revert to John and his heirs. This concord was made, saving to Simon and Clemencia the right which Clemencia had in the manor of Sootewelle in co. Berks. And John agreed that he would acquit Simon and Clemencia of all services to the King and others which were in arrear in respect of the manor of Sutton before the making of this concord.

13 Edward H. (A.D. 1284-5).

145. At Westminster in a month of Easter; between John le Deneys, querent; and Adam le Deneys, impedient; for a messuage, four carucates of land, and six marcs rent, in Wrokeshale Deneys and Kentecumbe and the advowson of the church of Wrokeshale in co. Dorset; and a messuage, a carucate of land, and six marcs rent, in Sevenhamton Deneys and Thornok in co. Somerset. Plea of warranty of deed was summoned. Adam acknowledged the said tenement and advowson to be the right of John as by his gift; for this John granted the same to Adam for life, to hold of him and the heirs of his body. rendering yearly one pair of gilt spurs or sixpence at Easter; and he warranted the same. After the decease of Adam the whole shall revert to John to hold of the chief lords. If it happen that John die without heirs of his body then the said tenement shall wholly remain to Simon, brother of John, and his heirs, to hold of the chief lords of that fee.

15 Edward H. (A.D. 1286-7).

187. At Westminster in three weeks of St. Michael; between Ralph de Gorges, querent; and Elena de Gorges, deforciant; for the manors of Wrokeshale and Dunkerton. Plea of covenant was summoned. Elena acknowledged the manors to be the right of Ralph; for this Ralph granted the same, together with the manor of Ludynton in co. Dorset, to Elena for her life, to hold of him rendering yearly one rose at Midsummer; and he warranted against all men. After the decease of Elena the said manors shall wholly revert to Ralph, to hold of the chief lords of that fee.

18 Edward H. (A.D. 1289-90).

207. At Westminster in the octave of St. Michael; between Mathew de Furnellis, claimant; and Simon de Monte Acuto, tenent; for the manor of Cheddeseie in co. Somerset. Mathew acknowledged the manor to be the right of Simon and quit claimed to him. And besides Mathew quit claimed to Simon all the right he had in the lands and tenements of Simon in England on the day this agreement was made; for this Simon granted to Mathew for life, the manor of Swere in co. Dorset and the advowson of the chapel there, except the lands and tenements which William de Ralegh and Joan his wife held as the dower of Joan in the said manor, and except the homage and service of John de la Tur from the tenement he held of Simon in Berewyk within the aforesaid manor of Swere. Simon also granted to Mathew for life an annual rent of twenty pounds, by quarterly payments, from the Abbot of Bynedon, for a messuage, and two carucates of land which the Abbot held from Simon in the manor of Westhulleswith. Simon also granted to Mathew for life, a rent of twenty pounds to be paid yearly from the Prior of Christschurch Twynham, for a messuage and two carucates of land and the hundred of the manor of Pydelton which the Prior held of him; to hold of Simon, rendering yearly one rose at Midsummer; and Simon warranted the same. After the decease of Mathew the said tenement and rents shall wholly revert to Simon, to hold of the chief lords of that fee. And Simon quit claimed to Mathew all the right he had in the lands and tenements of Mathew in the kingdom of England. This concord was made, the Abbot and the Prior being present and agreeing thereto, and doing fealty to Mathew in the court: and it was made by precept of the King.

24 Edward H. (A.D. 1295-6).

227. At Westminster in the morrow of St. John Baptist; between Philip Deneband, querent; and Peter Puddyng and Matilda his wife, deforciants; for a messuage, and a carucate of

land, in Holebrok in co. Devon, and thirty five shillings rent in Hentone St. George in co. Somerset. Plea of covenant was summoned. Peter and Matilda acknowledged the right of Philip and quit claimed to him: for this Philip gave them one hundred pounds sterling.

25 Edward H. (A.D. 1296-7).

233. At Westminster in the quinzaine of Easter; between John de Knouill, querent; and John de Badeham and Elizabeth his wife, deforciants; for the manors of Beverston and Pyrtton and two parts of the manor of Radwyk in co. Gloucester, and the manors of Harpetre and Barewe in co. Somerset, the manor of Ternecote in co. Wilts, and the manor of Hamptone in co. Sussex. Plea of covenant was summoned. John and Elizabeth acknowledged the said manors to be the right of John de Knouill, to hold of the chief lords of that fee; and they warranted the same: for this John de Knouill gave them one thousand marcs.

236. At Westminster in the quinzaine of Trinity; between John Abadam and Elizabeth his wife, querents; and John de Knouill, deforciant; for the manors of Piriton, Radewyk, Northwyk, and Beverston, and the advowsons of the church of the manor of Beverston and the Priory of Bylewyk in co. Gloucester; and the manors of Estharpetre and Barewe, and the advowson of the Priory of Munechenebarwe, in co. Somerset; and the manor of Cernecote and the advowson of the church in co. Wilts, and the manor of Hampton in co. Sussex. Plea of covenant was summoned. John and Elizabeth acknowledged the said manors and advowsons to be the right of John de Knouill; for this John granted the same to John and Elizabeth, to hold to them and the heirs which John Abadam shall beget of Elizabeth, of the chief lords of that fee. If John Abadam die without heirs by Elizabeth, then the said manors and advowsons shall wholly remain to the right heirs of Elizabeth, to hold from the chief lords.

(Endorsed.) The Abbot of St. Peter of Gloucester put in his claim.

26 Edward H. (A.D. 1297-8).

241. At Westminster in the morrow of the Ascension; between John Silveyn and Matilda his wife, querents; and Richard de Marisco and Agnes his wife, deforciants; for a messuage, forty five acres of land, ten acres of meadow, and thirty seven shillings and seven pence rent, in Hambrige in co. Somerset. Plea of covenant was summoned. Richard and Agnes acknowledged the right of John and Matilda as by their gift, to hold of the chief lords of that fee; for this John granted to Richard and Agnes two messuages, and three virgates and a half of land in Kenyngcote, Welde, and Ashecote in co. Oxon, to hold to them and the heirs of Agnes of the chief lords.

28 Edward H. (A.D. 1299-1300).

250. At York in the quinzaine of St. Hillary; between Cecilia who was wife of John de Bello Campo, querent; and Guydo de Rupe Canardi and Sibilla his wife, deforciants; for the manor of Weleweton, with the hamlet of Wydecumbe juxta Chyuton, and the fourth part of the manor of Midsomeresnorton and three parts of the hundred, market, and fair, of that manor, and a fourth part of the manor of Shepton Malet and a fourth part of the advowson of the church of that manor, in co. Somerset; and for a mill, the hundred, the market, and the fair, of Luton, and a fourth part of a fourth part of the manor of Luton, in co. Bedford; and the fourth part of the manor of Dullyngham in co. Cambridge. Plea of covenant was summoned. Guydo and Sibilla acknowledged the right of Cecilia, and quit claimed to her: for this Cecilia gave them one thousand pounds sterling. This concord was made by precept of the King.

(Endorsed.) Joan de Vinoun and Adomarus de Archiako put in their claims.

30 Edward H. (A.D. 1301-2).

269. At York in the octave of St. John Baptist; between Robert son of Robert Fiz Payn and Isabella his wife, querents; and Robert son of Robert de Wodeton, deforciant; for the manor of Wodeton and the advowson of the church of that manor, and one carucate, one ferling, and three virgates and a half of land, twenty two acres of meadow, five acres and a half of wood, and seventy shillings and seven pence rent, in Wytechurche, Symundesburgh, Lodres, and Mangerton, in co. Dorset; and for the manor of Tateworth, and an acre of land in Kyngton juxta Babbecari, and the advowson of the church of Kyngton, in co. Somerset; and for the manor of Hunesham and the advowson of the church there, in co. Devon. Plea of covenant was summoned. Robert son of Robert de Wodeton acknowledged the said tenements and advowsons, with the villeins and their households (sequelis) and whatever he had in the aforesaid vills, to be the right of Robert son of Robert Fiz Payn, as by his gift, to hold to Robert and Isabella and the heirs of Robert son of Robert Fiz Payn of the chief lords of that fee; and he warranted the same: for this Robert and Isabella gave him two hundred po ands sterling.

31 Edward K. (A.D. 1302-3).

278. At York in the octave of the Purification; between Joan Wake, querent; and Edmund de Mortuo Mari and Margaret his wife, deforciants; for the castle and manor of Bruge Walter, and for the manors of Odycumbe and Mulverton, in co. Somerset; and for the manors of Kyngesleve, Erlesleve, Penebrug, and Orleton, in co. Hereford. Plea of covenant was summoned. Edmund acknowledged the said castle and manors to be the right of Joan as by his gift; for this Joan granted the same to Edmund and Margaret, to hold to them and the heirs of Edmund, of the chief lords of that fee.

289. At York in the octave of St. Martin; between John de

Moeles and Matilda his wife, querents; and John de Sancto Amando, deforciant; for the manor of Northcadburi and the advowson of the church of the same in co. Somerset; and for a messuage, and three carucates of land, in Overwollop, in co. Southampton. Plea of covenant was summoned. John de Moeles acknowledged the right of John de Sancto Amando as by his gift; for this John de Sancto Amando granted the same to John and Matilda, to hold to them and the heirs of John begotten of Matilda, of the King. If it happen that John de Moeles shall die without heirs begotten of Matilda, then after the decease of both John and Matilda, the said tenements shall wholly remain to the right heirs of John de Moeles, to hold of the King. This concord was made by precept of the King.

(Endorsed.) William Russel put in his claim.

32 Edward H. (A.D. 1303-4).

299. At York in the morrow of St. Martin; between Joan who was the wife of Reginald son of Peter, querent; and Reginald son of Reginald, deforciant; for one fourth part of the manor of Midsomeresnorton in co. Somerset; and one fourth part of one sixth part of the manor of Luyton in co. Bedford. Plea of covenant was summoned. Joan acknowledged the right of Reginald as by her gift; for this Reginald granted the same to Joan for her life, to hold of the King. After the decease of Joan the said tenement shall wholly revert to Reginald to hold of the King. This concord was made by precept of the King.

33 Edward H. (A.D. 1304-5).

301. At Westminster in the morrow of the Purification; between Robert son of Pagan and Isabella his wife, querents; and Adam le Deneys, deforciant; for the manor of Wroxhale and the advowson of the church, and a messuage and a carucate of land in Kenilecumbe in co. Dorset; and for a messuage, two carucates of land, and twenty acres of pasture in Seuenhampton Deneys, Meriet, and Turnok, in co. Somerset. Plea of covenant

was summoned. Adam acknowledged the right of Robert as by his gift; for this Robert and Isabella granted the same to Adam for life, to hold of them, rendering yearly one rose at Midsummer, and doing to the chief lords for them all other services. After the decease of Adam the said tenements shall wholly revert to Robert and Isabella and the heirs of Robert to hold as aforesaid.

(Endorsed.) Robert de Whytefeld put in his claim.

304. At Westminster in the morrow of the Ascension; between Elias, parson of the church of Cameleghe, querent; and Stephen de Bello Monte and Joan his wife, deforciants; for the manor of Westbaggeburgh, and a messuage, a carucate of land, and eight marcs rent, in Overestaweye, Ayly, Ashholte, and Spayton, and a moiety of the manor of Wynford, in co. Somerset; and for a moiety of the manor of Haselbere juxta Stokewak, in co. Dorset. Plea of covenant was summoned. Stephen and Joan acknowledged the right of Elias, to hold of the chief lords of that fee; and they warranted against all men: for this Elias gave them one hundred pounds sterling.

(Endorsed.) Robert son of Robert de Akton put in his claim.

34 Edward H. (A.D. 1305-6).

325. At Westminster in the quinzaine of Trinity; between Gregory de Welyngton and Joan his wife, querents; and William de Burne, deforciant; for five messuages, a carucate, six bovates, and one hundred and twenty acres of land, twenty one acres and a half of meadow, eight acres of moor, and twenty five shillings rent, in Wynesham, Codeworth, Est Lambrok, Lydyard Episcopi, Boclond, and Cerde, in co. Somerset; and a messuage, two carucates of land, twenty acres of wood, and thirty acres of meadow, in Jercecumbe in co. Devon. Plea of covenant was summoned. Gregory acknowledged the right of William, as by his gift; for this William granted the same to Gregory and Joan, to hold of the chief lords of that fee by the services thereto belonging.

Unnamed Counties.

3 Menry HH. (A.D. 1218-9).

16. At Ivelcestre Wednesday next after the Purification; between Robert, son of Henry, claimant; and Alexander de Mundesleg, tenent; for three virgates of land in Mundesleg, and for two virgates of land and a half in Pantelhid. Assise of mort ancestor was summoned. Robert acknowledged the right of Alexander; for this Alexander granted to Robert half a virgate of land in Mundesleg, and half a virgate of land in Hamme juxta la Sele towards the west, to hold by the regal service thereto belonging: and Alexander gave Robert four marcs.

9 Henry HH. A.D. (1224-5).

- 38. At Ivelcestre in the morrow of the Nativity of the Blessed Mary; between William Golafre, claimant; and Richard, Abbot of Muchelne, tenent; for half a virgate of land in Bureton. Assise of mort ancestor was summoned. The Abbot acknowledged the right of William, to hold of him, rendering per annum four shillings sterling by four payments, for all service saving regal service: for this William gave the Abbot fifteen marcs.
- 39. At Ivelcestre in the morrow of the Nativity of the Blessed Mary; between William Golafre, claimant; and Thomas Arundel, tenent; for eight acres of land in Hambrig. Assise of mort ancestor was summoned. Thomas acknowledged the right of William, to hold of him, rendering yearly four pence at Michaelmas for all services: for this William gave Thomas two marcs.

33 Henry HH. (A.D. 1248-9).

102. At Clarendon in the morrow of the Purification; between William Lungespeye, querent; and Henry de Erlegh. deforciant; for the park which Henry had enclosed in Bekinton to the damage of the free chace of William in Henton. William complained that he and his ancestors always used to have free chace in the woods of Henry in Bekinton for hares, foxes, and wild beasts, which were wont to enter the said woods. Henry had caused his wood to be enclosed, nor did he permit William to enter the wood, nor chace therein as accustomed. Henry acknowledged the said chace to be the right of William, and besides he granted him that he may take in the said park one buck in the summer between May and September (unum damum in pinguedine), and one doe in the winter between November and February (unam damam in ferinesona), by view of his bailiff, every year. For this William granted that Henry should in future have his park whole and enclosed, and he quit claimed all his right to chace in the said park, saving nevertheless his chace in all the lands of Henry in Bekinton and outside the park; further William granted that Henry may hunt in all the chace of William in the Hundreds of Frome and Kenemerdon, for hares, foxes, and rabbits, and take them without hindrance.

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